

DEPARTMENT OF COMMERCE.

GENERAL DUTY.

St. John, 21st September 1923.

No. 8058.—In exercise of the powers conferred by section 16 of the Sea Customs Act, 1878 (VIII of 1878), as amended by Act XIII of 1914, the Governor General in Council is pleased to prohibit the bringing, by sea or by land, into British India of any copy of the following publications:

- (1) "British Power in India," issued by the Hindustani-Godan Party of San Francisco, California;
- (2) "The Labour Result in India," issued by the Friends of Freedom for India, New York; and
- (3) "Honourable Men and Assassins," a reprint from the "Boston American" of July 2nd, 1923.

No. 8100.—In exercise of the powers conferred by section 16 of the Sea Customs Act, 1878 (VIII of 1878), as amended by Act XIII of 1914, the Governor General in Council is pleased to prohibit the bringing, by sea or by land, into British India of any copy of the Speech, in whatever form it is issued, as "India and Britain" made by E. De Valera at a meeting of the "Friends of Freedom for India," New York, on the 28th February 1923.

Calcutta, September 11, 1923.

No. 302.—Under the regulations in section 31 of the Negligible Instruments Act, 1891, the Governor in Council is pleased to declare that Friday the 20th September 1923 shall be a public holiday for Mahanavami (that day) instead of Thursday the 23rd September 1923 as already supplied.

Calcutta, September 13, 1923.

No. 303.—In exercise of the powers conferred by sub-section (1) of section 12 of the Indian Press Act, 1910, the Governor in Council hereby declares to be included in His Majesty's all copies of the Indian entitled "Honourable Men and Assassins" being a reprint from the "Boston American" of the 2nd July 1923 and all other documents containing copies or translations of or extracts from the said Indian inasmuch as it contains matter which is libellous, or has a tendency, to bring into hatred and contempt the Government established by law in British India and is therefore of the nature described in clause (a) of sub-section (1) of section 4 of the Act.

E. A. GRAHAM,
Acting Chief Secretary.

(Political.)

NOTIFICATIONS.

Calcutta, September 13, 1923.

No. 19.—The following notifications of the Government of India are republished:—

FOREIGN AND POLITICAL DEPARTMENT.

Calcutta, 26th August 1923.

No. 1207-I.C.—His Imperial Majesty the King Emperor of India has been graciously pleased to grant a permanent salute of 9 guns to Nawab Sayid Ghulam Ali Khan Bahadur, Nawab of Rampurpore.

The 26th August 1923.

No. 1208-I.C.—The following Regulations respecting Foreign Orders and Medals which have been recently revised by Command of His Majesty the King Emperor of India are published for general information. These Regulations supersede all those hitherto in force on the subject.

A.—REGULATIONS RESPECTING FOREIGN ORDERS AND MEDALS APPLICABLE TO PERSONS IN THE SERVICE OF THE CROWN.

Orders.

1. It is the King's wish that no subject of His Majesty in the Service of the Crown shall accept and wear the insignia of any Foreign Order without having previously obtained His Majesty's permission to do so, signified either:

- (a) By Warrant under the Royal Sign-Manual; or
- (b) By signified permission conveyed through His Majesty's Private Secretary.

2. The permission given by Warrant under the Royal Sign-Manual will enable the Insignia of the Foreign Order to be worn at all times and without any restriction.

Signified permission will only enable the Insignia to be worn on the occasions specified in the terms of the letter from the King's Private Secretary concerning the Royal warrant.

2. Full and unrestricted permission by Warrant under the Royal Sign-Manual is contemplated in the following cases:—

For a Decoration conferred—

(a) On an Officer in His Majesty's Royal or Military Forces lent to a Foreign Government; on an Officer in His Majesty's Royal or Military Forces attached by his Government to a Foreign Army or Army during hostilities; or on an Officer lent to a Foreign Government and not in receipt of any emoluments from British public funds during the period of such loan.

Red Cross and kindred services will only be regarded as "valuable" for the purposes of these Regulations when they have been rendered in a war in which the Empire has itself been engaged and when the occasion for the wearing of which permission is sought has been declared by an Allied State.

3. Restricted permission is contemplated for Decorations which have been conferred in recognition of personal services to the Head of a Foreign State, and which are therefore of a more or less complimentary character, and will, as a rule, only be given on exceptional occasions when in the public interest and for political reasons it is deemed expedient that the acceptance of a Foreign Decoration should not be declined. Restricted permission will generally be given in the following cases:—

For a Decoration conferred—

(1) On British Ambassadors or Ministers abroad when the King pays a State visit to the country to which they are accredited;

(2) On a State visit in defined terms on which the King is accompanied by a Minister or High Official in attendance;

(3) On Members of Regiments of British Regiments to Foreign Heads of States;

(4) On Members of Special Missions when the King is represented at a Foreign Coronation, Wedding, or Festival, or by any Diplomatic Representative when specially authorised to represent His Majesty at such occasions; and such Members of his Staff who actually attend the ceremonies in their official capacity;

(5) On Naval and Military Attachés only after completion of five years' service at the post to which they are appointed in that capacity.

4. Restricted permission will not be given to—

(1) British Ambassadors or Ministers abroad when leaving;

(2) Members of British Missions attending the Accession of a Sovereign;

(3) British Officers attending Foreign Missions;

(4) Naval Officers of British Squadrons visiting Foreign Waters.

5. The duties of the Head of a Foreign State in order upon a British subject in the Service of the Crown for foreign or in order upon a British subject in the Service of the Crown for Foreign Affairs unless he is entitled to His Majesty's Principal Secretary of State for Foreign Affairs unless through the British Diplomatic Representative accredited to the Head of the Foreign State, or through his Diplomatic Representative at the Court of the State.

6. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, and shall have obtained His Majesty's permission for the person in whose favour it has been made to wear the Laurels of a Foreign Order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may cause a Warrant, if it be one for the issue of a Warrant as defined in Rule 2, to be prepared for the Royal Sign-Manual.

When such Warrant shall have been signed by the King, a notification thereof shall be issued in the "Gazette," stating the service for which the Foreign Order has been conferred.

Persons in whose favour such Warrants are issued will be required to pay to His Majesty's Principal Secretary of State for the Home Department a stamp duty of 10s.

7. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be registered in the College of Arms. Every such Warrant as aforesaid shall contain a clause providing that His Majesty's licence and permission does not authorise the assumption of any style, appellation, rank, precedence, or privilege appertaining to a Knight Bachelor of His Majesty's Kingdom.

8. When a British subject in the Service of the Crown has received the Royal permission, full or restricted, to accept and wear the Decorations of a Foreign Order, he will not be allowed to accept and wear the Decorations of a higher class of the same Order without His Majesty's approval, which will only be given if the higher honour is being conferred in circumstances contemplated by these Regulations.

Medals.

9. Medals conferred by the Head or Government of a Foreign State for service or attempting to save life at sea or on land may be accepted and worn without His Majesty's special permission.

10. Other Medals, with the exceptions specified below, are subject to the Regulations in the same manner as Orders, but permission is given by letter and not by Royal Warrant.

11. In the case of Medals for Red Cross service, permission will only be granted in the following Medals:—

12. Applications for His Majesty's permission to wear Medals conferred by Private Societies or Institutions and Commemorative Medals cannot be entertained.

13. The King's restricted permission to accept and wear a Foreign War Medal will only be given to (1) Officers of His Majesty's Military or Naval Forces serving with a Foreign Army or Navy with His Majesty's Service, and (2) Military or Naval Attachés or other Officers actually attached to Foreign Armies or Navies during hostilities.

14. In exceptional cases, when for special reasons it is deemed expedient that the acceptance of the Medal should not be declined, His Majesty will grant restricted permission. Such cases will be judged on their merits, and the circumstances in which the Medal may be worn will be specified in the letter signifying His Majesty's permission.

General.

15. The term "given in the Service of the Crown," includes persons in receipt of a salary or pension from Public Funds, or holding a Royal Commission in any part of His Majesty's Dominions, Colonies, or Possessions.

16. Ladies are subject to the Regulations in all respects in the same manner as men.

B.—REGULATIONS RESPECTING FOREIGN ORDERS AND MEDALS APPLICABLE TO PERSONS NOT IN THE SERVICE OF THE CROWN.

Order.

1. It is the King's wish that no subject of His Majesty shall wear the insignia of any Foreign Order without having previously obtained His Majesty's permission to do so, signified either:

- (a) By Warrant under the Royal Sign-Manual; or
- (b) By restricted permission conveyed through His Majesty's Principal Secretary.

2. Permission given by Warrant under the Royal Sign-Manual will enable the Bearer of the Foreign Order to be worn at all times and without any restriction.

Restricted permission will only enable the Insignia to be worn on the occasions specified in the terms of the letter from the King's Private Secretary conveying the Royal sanction.

3. The full and unrestricted permission by Warrant under the Royal Sign-Manual is designed to meet cases where the Deservitor may be said to have been acted by some valuable service rendered to the Head of the State conferring it, or to the State itself. Application will be made to His Majesty for full permission by His Majesty's Principal Secretary of State for Foreign Affairs on behalf of any person who, not being at the time in the Service of the Crown, is either the honored employment of a Foreign State or has rendered valuable services within the period of two years immediately preceding the conferral of the Deservitor to His Majesty's Government as prescribed under Rule 4.

The expression "valuable services" must be construed as meaning some service rendered to a Foreign Head of State or Government specifically, and must be indisputably valuable in the strict sense of the word. Though such services need not necessarily be of a public character, as in the case of a person actually in the employ of a Foreign Government, they must be accompanied with any recognition of a commercial or financial character brought about in the ordinary course of business. The term "valuable services" does not therefore, in a general rule, apply to services connected with the business of Government or Municipal authorities, the financing of Government or Municipal loans. It also does not include the possession of objects of value to Public Museums and Libraries, pecuniary donations or endowments, personal performance services in connection with Exhibitions, and International Congresses, services in the domain of art, literature, science, education, and agriculture, services rendered by British subjects in the capacity of honorary foreign Consular Officers.

Real Cases and limited services will only be regarded as "valuable" for the purposes of these Regulations when they have been rendered in a case in which the Emperor has itself been engaged and when the Deservitor for the wearing of which permission is sought has been confirmed by an allied State.

4. Restricted permission is contemplated for Deservitors which have been conferred in recognition of personal attention to the Head of a Foreign State or Member of a Ruling House and which are therefore of a more or less complimentary character. Restricted permission is also a necessary given on exceptional occasions, when in the public interest and for political reasons it is deemed expedient that the acceptance of a Foreign Deservitor should not be declined.

5. Each time that an individual is the holder of restricted permission the matter will be submitted to the King by His Majesty's Principal Secretary of State for Foreign Affairs.

The form of the Head of a Foreign State to confer upon a British subject the Insignia of an Order, or the fact that he has done so, must be notified to His Majesty's Principal Secretary of State for Foreign Affairs either through the British Diplomatic Representatives accredited to the Head of the Foreign State, or through the Diplomatic Representative in the latter at the Court of St. James. His Majesty's Principal Secretary of State for Foreign Affairs shall be under no obligation to consider cases that are not brought to his notice through one of these channels.

6. When His Majesty's Principal Secretary of State for Foreign Affairs shall have taken the King's pleasure on any such application, any shall have obtained His Majesty's permission for the person in whose favor it has been made to wear the insignia of a Foreign Order, he shall signify the same to His Majesty's Principal Secretary of State for the Home Department, in order that he may issue a Warrant if it be a case for the issue of a Warrant as defined in Rule 2, to be prepared by the Royal Sign-Manual.

When such Warrant shall have been signed by the King, a notification thereof shall be inserted in the "Gazette," giving the service for which the Foreign award has been conferred.

Persons in whose favor such Warrants are issued will be required to pay His Majesty's Principal Secretary of State for the Home Department a stamp duty of 1s.

7. The Warrant signifying His Majesty's permission may, at the request and at the expense of the person who has obtained it, be engraved on the Collar of Arms. Every such Warrant or document shall contain a clause providing that His Majesty's license and permission do not authorize the acceptance of any other appointments, medals, decorations, or privileges appertaining to a Knight Bachelor of His Majesty's Realm.

8. When a British subject has received the Royal permission, full or restricted, to accept and wear the Deservitor of a Foreign Order, he will not be allowed to accept the Deservitor of a higher class of the same order without His Majesty's approval. His Majesty will in such cases grant permission only if the position in the Order is conferred for fresh services which came within those Regulations.

9. These Regulations apply only to Orders of Chivalry. Deservitors conferred by Private Institutions and Honorary Orders of a purely honorary nature, and all Deservitors are being Orders of Chivalry, may be accepted without His Majesty's permission, but are not to be worn.

Exception is made in the case of a few Foreign Orders, which, though not in themselves Orders of Chivalry, yet are of such a high distinction that, for the purpose of these Regulations, they are to be considered and treated as Orders of Chivalry.

Medals.

10. Medals, with the exception specified below, are subject to the Regulations in the same manner as Orders, but permission to wear is given by Letter and not by Royal Warrant. No permission is needed to accept a Foreign Medal if it is not to be worn.

11. Medals for saving or attempting to save life at sea, or on land, conferred on behalf of the Head or Government of a Foreign State may be accepted and worn without His Majesty's special permission.

12. In the case of Medals for Red Cross services, permission will only be granted in the conditions laid down in Rule 3, paragraph 3 above.

13. Applications for His Majesty's permission to wear Medals conferred by Private societies or Institutions and Commemorative Medals cannot be entertained.

14. His Majesty will not grant permission to wear any Foreign War Medal if the person on whom it is to be worn has been conferred war during the war ending in commemoration of the Foreign Expedition Act.

15. The Notification of the Government of India in the Foreign and Political Department No. 2881-I.C., dated the 12th October 1912, is hereby cancelled.

Calcutta, September 10, 1920.

No. 27.—The following notification of the Government of India is republished:—

FOREIGN AND POLITICAL DEPARTMENT.

India, the 8th September 1920.

No. 2845-G.—With reference to Notification No. 1021-G., dated the 12th May 1920, the provisional revocation of the appointment of Mr. Herbert Spencer, as Honorary Consul for China at Madras has been ordered by His Majesty's Government.

R. A. GRAHAM,
Acting Chief Secretary.

(BORDER.)

NOTIFICATIONS.

Calcutta, September 10, 1920.

No. 194.—In exercise of the powers conferred by rule 3 (5) of the Madras Electoral Rules published by the Government of India in their Notification No. 167-F., dated 20th July 1920, in pursuance of Notification No. 89 of the Government of India, Legislative Department, dated 10th August 1920, and in partial modification of Notification No. 189-B, dated 23rd August 1920, and No. 170-A, dated 23rd August 1920, and published at page 1056 of the Fort St. George Gazette, dated 24th August 1920, the following is placed in force for the coming elections the following dates for the several stages in the preparation of electoral rolls for the general constituencies of the Madras Legislative Council and the Legislative Assembly for the Madras municipality and the Madras district division in the Madras district and for the Bangalore revenue division in the Madras district:—

Publication of preliminary rolls	Not later than 10th September 1920.
Filing of objections and objections	22nd September 1920.
Publication of list of names and objections	26th September 1920.
Sitting of revising authority	6th October 1920.
Final publication of rolls	20th October 1920.

Calcutta, September 11, 1920.

No. 204.—The following notification of the Government of India is republished:—

RESPONSE OFFICE.

India, the 8th September 1920.

No. 814-G.—In exercise of the powers conferred by sections 154 and 155-A of the Government of India Act, the Governor General in Council, with the sanction of the Secretary of State in Council, is pleased to make the following rules:—

Short title and commencement.

1. (1) These rules may be called the *Response Office Rules*.

(2) They shall come into force on a date to be appointed by the Governor General in Council with the approval of the Secretary of State in Council and different dates may be appointed for different parts of India.

Offices proposed to be formed as offices for purposes of the Government of India Act.

2. The holder of any office in the Civil or Military service of the Crown, if the office is one which does not involve both of the following incidents, namely, that the incumbent—

(a) is a whole-time servant of Government, and

(b) is remunerated either by salary or fee,

shall not be treated as an official for any of the purposes of the Government of India Act.

Definition of "Office" in Council to be made.

3. If any question arises, whether any office is or is not a whole-time servant of Government for the purposes of rule 2, the decision of the Governor General in Council shall be final.

A. R. KHAFF,
Secretary to Government (Madras).

HOME DEPARTMENT.
(Official.)

LEAVE.

Continued, Particular 18, 1990.

Sa. 885.—*Mr. W. J. D. Bowley*, Assistant Superintendent of Police, Nagapatam, privileges leave for six months from date of relief under article 109, Civil Service Regulations, and G.O. No. 173, Financial, dated 14th March 1916.

FORTINA.

Continued, September 24, 1910.

No. 392.—*Re* A. C. McGee, Assistant Superintendent of Police, on return from leave, to charge of Portland and sub-jurisdiction, Oregon District.

REVISION

Octomund, November 18, 1950.

No. 402.—With effect from 18th April 1920 consequent on the retirement of Mr. G. W. Deane from the Jail Department, Mr. P. L. Mallory, Superintendent of Police and Principal, Provincial Training School, Vadodra, is to act as Assistant to Superintendent of Police and to act as Superintendent of Police and Principal, Provincial Training School, Vadodra.

WITHDRAWAL OF POWERS

As 334.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdrew with effect from the 30th June 1938, the power of an Honorary Presidency Magistrate for the City of Madras conferred on the undersigned gentleman who has resigned his appointment:—

Muhammad Nadella, Nadia, Ra'ed, Ra'ed.

Chesapeake, December 17, 1926.

Mr. SRI.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Government in Council withdrew the powers of a Special Magistrate for the area comprised within the jurisdiction of the North of Magistrate at Walajah in the district of North Arcot conferred on the undersigned gentleman who has left the place:—

M. S. ET. Lakshari Sadhana Yodhaya Mata/Pant

Colerwood, November 18, 1916.

No. 338.—Under the provision of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Trincomalee in the district of North Arcot conferred on the undersigned official who has resigned his appointment:—

M.B.H., Giuseppe Modali Monica Modali Anagni

As 337.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the District Magistrate at Salem in the District of Salem conferred on the undersigned magistrate who has resigned his appointment:—

М. В. Шп., Ю. И. Ивлев, В. А. Шп. Труды Института математики и механики УрО РАН.

No. 583.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdrew the powers of a Special Magistrate for the area comprised within the jurisdiction of the District Magistrate at Tansol in the District of Tanzeemiyah conferred on the undersigned gentleman who has resigned his appointment:—

M. B. Mr. John Samuel Daniel Annapol.

IDENTITY OF POWERS

October 12, 1970.

Ex. 116.—Under section 567 of the Code of Criminal Procedure, 1903, the undersigned officers are authorized to take down the evidence of witnesses with their own lips in the English language:—

B. Mukund-Deo Khan, Lok Sabha Bahadur, First-class Magistrate in the District of Tanjore.

As increased, September 17, 1918.

Mr. Patrick Costello, First-class Mailman in the district of Tuxedo.

Delmarva, October 18, 1920.

No. 200.—The Governor in Council is pleased to appoint the children's national gentlemen to be Special Magistrates for the areas specified opposite to their names with the powers and subject to the terms and conditions specified in Notification No. 727, dated the 15th August 1935, published on pages 1042 and 1043 of Part I of the *Fort St. George Gazette* of the 29th June as amended by the

Notification No. 408, dated the 21st October 1919, published at page 1201 of Part I of the Fort St. George Gazette dated the 26th October 1919.—

M.R.Sy. Kotarick Subbarowsky (Assistant Magistrate) for the area comprised within the jurisdiction of the Bench of Magistrates at Mayasaram in the district of Tanjore.

M.R.Sy. Mafiarar Taidipallang Pillai Station Filial

Arangal

Government, September 17, 1920.

M.R.Sy. Tampapa Arumalai Subbarowsky, Arumalai Manamathar Chidambaram Arangal—For the area assigned within the jurisdiction of the Bench of Magistrates at Dindigul in the district of Secunder.

Government, September 18, 1920.

Tiel Abdul Karim Sahib Abdul Karim Sahib, Bahadur—for the area comprised within the jurisdiction of the Bench of Magistrates at Tirunelveli in the district of North Arcot.

M.R.Sy. Velum Varadaraja Ramakrishna Nayudu, Barn—for the area comprised within the jurisdiction of the Bench of Magistrates at Salem in the district of Salem.

M.R.Sy. Donnamal Jagan Gnanasanthi Arangal—for the area comprised within the jurisdiction of the Bench of Magistrates at Tanjore in the district of Tanjore.

Government, September 13, 1920.

No. 881.—Under section 37 of the Code of Criminal Procedure, 1909, M.R.Sy. Chidambaram Ram, Second class Magistrate in the district of Chittoor, is empowered to pass orders as to first offenders under section 362.

No. 882.—Under section 37 of the Code of Criminal Procedure, 1909, the undersigned officers are empowered to hear appeals from the sentences of second and third class Magistrates.—
M.R.Sy. Elagupillai Sanyoga Chari, First-class Magistrate in the district of Kurnool.

Government, September 14, 1920.

M.R.Sy. Alivel Ramakrishna Ram Gopal, First-class Magistrate in the district of Nilgiris.

Government, September 15, 1920.

No. 883.—Under section 33 of the Code of Criminal Procedure, 1909, the undersigned officers are appointed to be Magistrates of the second class, and, under section 37, they are invested with the powers specified in the fourth schedule, so far as which the Government may confer on a Magistrate of that class except the power to pass orders as to first offenders under section 362.—

M.R.Sy. Rajaseela Pattappa Jagdishram Rao, Taluk Sarikhatpur in the district of Anantapur.

M.R.Sy. Maripati Gopalan Ramayyer, Stationary Sub-Magistrate in the district of Tanjore.

Government, September 17, 1920.

M.R.Sy. Subbaramswami Pillai Samuel Pillai, Deputy Tahsildar and Sub-Magistrate in the district of Tinnevely.

NOTIFICATIONS.

Government, August 26, 1920.

No. 816.—Under the provisions of section 8 (2) of the Indian Poisons Act, 1919 (Act XIII of 1919), the following draft rules which it is proposed to make under section 2 of the Act regulating the possession for sale and the sale of certain poisons in the Madras Presidency are published for general information:—

DRAFT RULES.

I. In these rules "the Act" means "the Poisons Act, 1919."

II. The following poisons shall be deemed to be poisons for the purposes of these rules:—Arsenic, Nux Vomica, Ferrihydrate of Mercury (Corrosive sublimate), Cyanide of Potash, Resorcinate (Diastere), White Arsenic, Gaseous arsenic, Red Sulphur (Sulphur) and Yellow Sulphide (Oxyanion).

III. These rules shall be applicable to the whole of the Madras Presidency excluding the Agency tracts in the Gajaput, Vengalputam and Gollamudi districts.

IV. No person not exempted under the provisions of the Act shall sell or possess for sale any poison specified in Rule II, except under a licence granted in that behalf by the District Magistrate or, in the City of Madras, by the Commissioner of Police.

V. Every applicant for the grant or renewal of a licence shall make a written application to the District Magistrate or, in the City of Madras, the Commissioner of Police and such application shall bear a court-fee stamp of Rs. 1.

VI. The District Magistrate or, in the City of Madras, the Commissioner of Police may, for any sufficient cause, revoke or cancel any licence granted under Rule IV.

VII. The grant or withdrawal of a licence to any applicant shall be at the discretion of the District Magistrate or, in the City of Madras, the Commissioner of Police, whose decision thereon shall be final.

VIII. Subject to the provisions of Rules VI and IX, a licence granted under Rule IV shall remain in force for one year from the 1st January or, if it is issued later than the 1st January, from the date of issue to the 31st December following.

IX. A licence shall terminate on the death of the licensee or, if granted to a firm or company, on the winding up or transfer of the business of such firm or company.

X. Every sale of poison shall as far as possible be conducted by the licensee-holder in person or, where the licensee-holder is a firm or a company, through, or under the supervision of, an accredited representative of such firm or company.

XI. A licensee-holder shall not sell any poison to any person unless the latter is personally known to him, or identified to his satisfaction. He shall also ascertain before selling any poison the name and address of the purchaser and the purpose for which the poison is purchased. He shall not sell any poison to any person who appears to him to be under the age of 18, or to any person who does not appear to him to be in full possession of his faculties, or to any wandering mendicant.

XII. (1) Every licensee-holder shall maintain a register in which he shall enter all sales of poison other than those used by a shopkeeper, druggist or compounder depending or connected with him, in compliance with the prescription of a medical or veterinary practitioner. The following particulars shall be entered in such register in respect of each such sale, namely:—

(a) Name of poison; (b) quantity sold; (c) date of sale; (d) name and address of purchaser; (e) purpose for which the poison was sold by the purchaser to be registered; (f) signature of purchaser (or through dispenser, if dispensed) or, in case of purchase by post, date of letter or written order and reference to the original in the file in which it is preserved; (g) signature of vendor.

(2) In a separate portion of the register shall be entered, in separate columns for each poison, the quantity of each sold daily, and these entries shall be filed up from day to day.

(3) The signature under item (g) of the register shall be that of the licensee-holder himself or, where the licensee-holder is a firm or company, that of an accredited representative of such firm or company, and shall be entered at the time of sale or directly to the purchaser. Such signature shall be held to imply that the writer has satisfied himself that the requirements of Rule XI have been fulfilled.

(4) All letters or written orders referred to in item (f) of the register shall be preserved in original by the licensee-holder for a period of not less than two years from the date of the sale.

XIII. (1) A licensee-holder shall maintain in respect of each poison specified in Rule II a stock register which shall include the following particulars:—

(a) Serial number; (b) date; (c) amount received; (d) name and address of person from whom received; (e) amount sold; (f) balance in stock; (g) remarks.

(2) The stock register shall be balanced daily.

XIV. Dispensing chemists and druggists shall, in respect of the poisons specified in Rule II, maintain a prescription register which shall contain the following particulars:—

(a) Serial number; (b) date; (c) copy of prescription; (d) name and description of poison prescribed; (e) name and quantity of poison used; (f) name, father's name and residence of the purchaser; (g) if purchaser is not known to vendor, signature or full thumb impression of the person to whom the medicine is delivered; and (h) remarks.

XV. Any Magistrate or Police officer of or above the rank of Sub-Inspector, any revenue officer of or above the rank of Deputy Tahsildar, or any medical officer of or above the rank of Sub-Assistant Surgeon may at any time visit and inspect the premises of a licensee-holder where poison is kept for sale and may inspect all poisons found therein and the registers maintained under Rules XII, XIII and XIV.

XVI. All poison kept for sale by any licensee-holder under these rules shall be kept in a box, almirah, cask or building (according to the quantity maintained) which shall be secured by lock and key and in which no substance shall be placed other than poisons contained in accordance with a licence granted under the Act; and such poison shall be kept within such box, almirah, cask or building in a separate closed receptacle of glass, metal or earthenware. Every such box, almirah, cask or building and every such receptacle shall be marked with the word "Poison" in red characters, both English and vernacular, and, in the case of receptacles containing separate poisons, with the name of such poisons.

XVII. When any poison is sold, it shall be securely packed in a closed receptacle or packet (according to the quantity) and every such receptacle or packet shall be labelled by the vendor with a red label bearing the name of the poison in English and the vernacular, and the number and date of the entry in the register of sales specified in Rule XII.

XVIII. No person shall sell any powdered white arsenic unless the same is, before the sale thereof, mixed with sand, indigo or prussian blue in the proportion of half an ounce of each, indigo or prussian blue at least to one pound of the white arsenic and so in proportion for any greater or less quantity. Provided that where such arsenic is sold by the representative of the purchaser, under a label, such arsenic may be sold without such admixture in a quantity of not less than ten pounds at any one time or with the previous permission in writing of the District Magistrate or, in the City of Madras, of the Commissioner of Police, in quantities of less than ten pounds.

2 Notice is hereby given that the draft will be taken into consideration after the 1st November 1923. Any objections or suggestions which may be received from any person with respect to the draft rules before the aforesaid date will receive due consideration.

Guinevere, September 17, 1900.

26. 484.—The following resolution of the Government of India is reprinted:—

HUMAN DEPARTMENT.

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Journal of Internal Medicine 255: 103–110

Recd. the 10th August 1830

No. 1418.—In pursuance of the power conferred by sub-section 3 of section 90 of the Government of India Act, 1914 (No. 10 of 1914), the Governor-General in Council is pleased to direct that the following arrangements shall be made in Part A of the resolution of the Government of India in the Home Department, Nos. 714-256 (General), dated the 2nd June 1915, as subsequently amended, relating to the execution of deeds, contracts and other instruments on behalf of His Majesty's Secretary of State for India in Council:—

For the meeting item 6 the following shall be understood, namely:—

1. All contracts, deeds and instruments relating to the business of the Board of Industries and Fisheries.

Georgetown, September 12, 1928.

26. Sec. 4. Under the provisions of section 4 (1) of the Indian Registration Act, XVI of 1908, the Government of Central is pleased to direct that the villages Nos. 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1705, 1706, 1707, 1708, 1709, 1710, 1711, 1712, 1713, 1714, 1715, 1716, 1717, 1718, 1719, 1720, 1721, 1722, 1723, 1724, 1725, 1726, 1727, 1728, 1729, 1730, 1731, 1732, 1733, 1734, 1735, 1736, 1737, 1738, 1739, 1740, 1741, 1742, 1743, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751, 1752, 1753, 1754, 1755, 1756, 1757, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, 1807, 1808, 1809, 1810, 1811, 1812, 1813, 1814, 1815, 1816, 1817, 1818, 1819, 1820, 1821, 1822, 1823, 1824, 1825, 1826, 1827, 1828, 1829, 1830, 1831, 1832, 1833, 1834, 1835, 1836, 1837, 1838, 1839, 1840, 1841, 1842, 1843, 1844, 1845, 1846, 1847, 1848, 1849, 1850, 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303

Serial number.	Survey point no.	Name of village.	Serial number.	Survey point no.	Name of village.
Рекка Падарыцкая між вёскамі			Рекка Падарыцкая між вёскамі—пачат.		
Дэпартамент інж. (Гідромеант.)			Дэпартамент інж. (Гідромеант.)		
1	88	Алашкі.	22	88	Каліцыя.
2	89	Алашкі.	19	81	Кілічы.
3	89	Алашкі.	18	81	Кілічы.
4	90	Кілічы.	16	87	Кілічы.
5	92	Кілічы і між вёскамі.	15	82	Кілічы.
6	97	Кілічы і між вёскамі.	14	82	Кілічы.
7	98	Кілічы і між вёскамі.	13	79	Кілічы.
8	99	Кілічы і між вёскамі.	12	81	Кілічы.
9	100	Кілічы і між вёскамі.	11	81	Кілічы.
10	101	Кілічы і між вёскамі.	10	81	Кілічы.
11	102	Кілічы і між вёскамі.	9	81	Кілічы.
12	103	Кілічы і між вёскамі.	8	81	Кілічы.
13	104	Кілічы і між вёскамі.	7	81	Кілічы.
14	105	Кілічы і між вёскамі.	6	81	Кілічы.
15	106	Кілічы і між вёскамі.	5	81	Кілічы.
16	107	Кілічы і між вёскамі.	4	81	Кілічы.
17	108	Кілічы і між вёскамі.	3	81	Кілічы.
Рекка Падарыцкая між вёскамі			Рекка Падарыцкая між вёскамі—пачат.		
Дэпартамент інж. (Гідромеант.)			Дэпартамент інж. (Гідромеант.)		
18	109	Кілічы і між вёскамі.	2	81	Кілічы.
19	110	Кілічы і між вёскамі.	1	81	Кілічы.
20	111	Кілічы і між вёскамі.	0	81	Кілічы.
21	112	Кілічы і між вёскамі.	0	81	Кілічы.

H. RAMACHANDRA RAO,
Secretary to Government

(B) $\log_{10}(\text{mean} + 3 \times \text{sd})$

HEALTH CARE PROVIDERS

Calgary, September 11, 1979

No. 162.—Under section 9 of the Indian Christian Marriages Act, 1923, the Governor in Council sanctions the issue of licences to the undersigned pastors to grant celebration of marriages between Native Christians in accordance with the provisions of the said Act, within the territories under the administration of the Government of Madras.—

M.B. My. Malaya Gostavich Horn of the American Baptist Foreign Mission residing at Udayan in the taluk of Udumalpet in the district of Malaya.

Detained, September 18, 1993

The Reverend John Sanderson, Chaplain of the Wesleyan Mission, visiting at Quindby in the task of Sandagot is the district of Chingpaw.

R. RAMACHANDRA RAO,
Secretary to Government

FINANCIAL DEPARTMENT.

NOTIFICATION.

Colombo, September 21, 1933.

No. 45.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT.

LEAVE AND ASSIGNMENTS.

State, the 15th August 1933.

No. 1049-P.E.—Mr. S. Ambaraman, Assistant Accountant-General, Madras, has been granted privilege leave for three months, with effect from the 31st August 1933.

Mr. M. Sankaranarayanan Thevar, a Senior Assistant in the office of the Assistant-General, Madras, has been appointed to fill in as Assistant Accounts Officer in that office, with effect from the 15th August 1933, and until further orders.

No. 1050-P.E.—The privilege leave for three months from the 15th April 1933 granted to Mr. A. Sankaranarayanan Thevar, Assistant Accounts Officer in the office of the Deputy Assistant-General, Posts and Telegraphs, Madras, in Finance Department Notification No. 415-P.E., dated the 13th May 1933, published on page 1208 of the Gazette of India, Part I, dated the 12th May 1933, has been extended by two months and twenty days.

ACCOUNTS AND FINANCE—PUNJAB STATE.

State, the 31st September 1933.

No. 916-A.—In exercise of the power conferred by section 4, sub-section (1) of the Indian Revenue Act, 1926 (X of 1926), the Governor-General in Council is pleased to declare that the said sub-section shall apply to the offices of Conservators of Forests and District Forest Officers.

No. 1048-A.—The following draft of an amendment to the Indian Revenue Rules, 1920, which it is proposed to make in exercise of the power conferred by section 21 of the Indian Revenue Act, 1926 (X of 1926), is submitted as required by the said section of the said Act for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 30th September 1933. Any objection or suggestion which may be received from any person with respect to the draft before the date specified will be considered by the Governor-General in Council.

Draft amendment.

The rule 1 of the Indian Revenue Rules, 1920, the following rule shall be substituted, namely:—

"1. (1) These rules may be called the Indian Revenue Rules, 1920.

(2) They shall apply only in the case of officers bound by the Governor-General in Council."

R. A. GRAMAM,
Joint Chief Secretary.

LOCAL AND MUNICIPAL DEPARTMENT. (Legislative.)

NOTIFICATION.

Colombo, August 30, 1933.

No. 31.—The Legislative Council of the Governor of Port St. George will meet in the Victoria Building, Kiguma, at 11 a.m. on Tuesday the 26th September 1933.

2. Under rule 31 of the rules for the conduct of business at meetings of the Legislative Council, persons desirous of being present during the sitting should apply to the Secretary to the Council through a member of the Council; the application should reach the Secretary at the Council at Port St. George not later than Saturday the 30th September 1933.

F. J. RICHARDS,
Secretary to the Council.

REVENUE DEPARTMENT.

LEAVE.

Colombo, September 20, 1933.

No. 218.—Under articles 210, 238 and 121 of the Civil Service Regulations, M.H.B. S. V. Sankaranarayanan Thevar, Treasury Deputy Collector, Amavayal, is granted sanctioned privilege leave and has on medical certificate for six months from the date of issue.

No. 219.—Under article 120 of the Civil Service Regulations and G.O. No. 177, Financial, dated 7th March 1933, J. Hamsa Khan Sahib Thevar, Treasury Deputy Collector, Kumbakonam, is granted privilege leave for three months with effect from 15th October 1933 preparatory to his retirement from service on 15th January 1934.

EXTENSION OF LEAVE.

Gazetted, September 12, 1923.

No. 291.—Under article 262 of the Civil Service Regulations and G.O. No. 127, Financial, dated 7th March 1919, M.R.Sy. R. V. David Arangal, Deputy Collector, is granted an extension of privilege leave for one month.

APPOINTMENTS.

Gazetted, September 12, 1923.

No. 292.—The following appointments of deputy collectors are ordered:—

Mahomed Akbar Habibulla Qadir Fakhri Sahib Sahab, East Kanara Talukdar, Timewelly, in and as Deputy Collector.

Gazetted, September 14, 1923.

M.R.Sy. Taji Subbarao Nayudu Gura, Harnu Santhodan, Kistna, to act as Deputy Collector.

APPOINTMENTS AND PROMOTIONS.

Gazetted, September 14, 1923.

No. 293.—M.R.Sy. Sahib Sahib D-M Gura, Talukdar, Chidambap, is appointed acting Deputy Collector and posted to general duty, Sarnad.

Gazetted, September 14, 1923.

No. 294.—M.R.Sy. Sahib Sahib Appa Venkateswara Appa Arangal, Harnu Santhodan, Kistna, is appointed acting Deputy collector and posted to general duty, Anantapur.

PROMOTIONS.

No. 295.—The following promotions of deputy collectors are ordered:—

Mahomed Akbar Habibulla Qadir Fakhri Sahib Sahab, to general duty, North Arcot.

M.R.Sy. Venkateswara Appa Santhodan Appa Arangal, from general duty, North Arcot, to the Timewelly treasury.

M.R.Sy. Venkateswara Sahib Sahib Gura, as before from before, to the Sarnad treasury.

M.R.Sy. Taji Subbarao Nayudu Gura, to general duty, Chidambap.

M.R.Sy. Sahib Sahib Appa Venkateswara Appa Arangal, from general duty, Chidambap, to the Sarnad treasury.

M.R.Sy. Venkateswara Sahib Sahib Gura, from the Sarnad treasury to the Kurnool treasury.

DISMISSAL.

Gazetted, September 4, 1923.

No. 296.—It is hereby notified that B. Venkateswara Chetty, permanent Revenue Inspector, first grade, the Nilgiris, in No. 43, and last alias, Revenue Inspector, Government, in No. 45, as previously, has been dismissed from the service of Government and that he is liable for re-employment in any Government department.

NOTIFICATIONS.

Gazetted, July 27, 1923.

No. 297.—Whereas the Revenue officer appointed for the preparation of a record of rights for Yinnampalayam village, Kannyakumari taluk, in the Coimbatore district, in notification No. 41, posted on pages 136 and 137, Part I of the *Mad. Pr. Order Gazette*, dated 21st December 1915, as amended by notification No. 13, dated 23rd December 1915, posted on page 29, Part I of *Part II, Mysore Gazette*, dated 2nd January 1915, has published the record of rights in respect of the said village on 1st December 1915, the Local Government hereby declares, in exercise of the power vested in them by section 141 (3) of the Madras Estates Land Act of 1908, that a record of rights has been finally published for the said village.

Gazetted, September 11, 1923.

No. 297.—The following notifications of the Government of India are republished:—

DEPARTMENT OF COMMERCE.

Customs Section.

Dated, the 4th September 1923.

No. 1123.—In exercise of the power conferred by section 27 of the Sea Customs Act, 1875, the Revenue General in Council is pleased to exempt the enumerated articles used for Printing and Lithographic purposes, namely:—

Under Process

Proof Process

Arms Process

Copper Plate Printing Process

Printing Machines

Rolling Press Making Machines

Lead and Zinc Casters

Type Casting Machines

Type Setting and Casting Machines

Rolls Engraving Machines

Rolls Mining Machines

Engraving Machines

Lithography

Wooden and Metal Galleys

Stone and Metal Galleys

Galleys

from so much of the import duty leviable thereon under Schedule II, Part IV, of the Indian Tariff Act, 1912 (VIII of 1912), as is shown in a list of 50 per cent of value.

CUSTOMS SERVICE NOTICES.

Stale, the 4th September 1925.

No. 1434.—On the return from leave on the 25th August 1925, Mr. F. Becking, as Assistant Collector in the Imperial Customs Service, was reported to the Acting Postmaster.

No. 1435.—Mr. H. H. Gwynne, as acting Assistant Collector in the Imperial Customs Service at Malacca, has been reported to his subordinate appointment in the Malacca Customs House, with effect from the 25th August 1925.

TRADE AT THE WAR—HOUSE, STORE AND LAM WEE.

Stale, the 11th September 1925.

No. 1436.—In pursuance of the notification in this department No. 455, dated the 2nd April 1925, the Governor General in Council is pleased to designate the Collector of Customs, Malacca, as the person by whom the notification required by the said notification should be granted in the case of new licences or renewals reported to Malacca.

No. 1437.—In pursuance of the notification in this department No. 455, dated the 2nd April 1925, the Governor General in Council is pleased to designate the Superintendent of Imports and Exports, as the person by whom the notification required by the said notification should be granted in the case of new licences or renewals reported to Hong Kong.

Calcutta, July 18, 1925.

No. 248.—In exercise of the powers delegated to him under section 43, sub-section (1) of the Income tax Act VII of 1918, the Governor in Council directs that the following amendments be made in the rules published in the *Financial (Specially Printed) Departmental Notices* No. 33, dated the 15th May 1919, on pages 470 to 484 of Part I of *Part St. George Gazette*, dated the 4th June 1919, as subsequently amended:—

Insert the following sentence between the words "the decision of the Committee will be final" in sub-13 (a):—

"Where for any reason it is not possible to secure the attendance of all the members of the committee, three members, of whom one at least shall be a non-official, shall form a quorum and be empowered to decide on the disputes."

Calcutta, September 13, 1925.

No. 249.—The following Bill to extend the operation of the Malabar Compensation for Tenants' Improvements Act, 1923, to the Malabar taluk of the Nilgiri district is published for public information and criticism. Objections or suggestions will be received up to 1st January 1926:—

A Bill to extend the Malabar Compensation for Tenants' Improvements Act, 1923, to the Malabar taluk of the Nilgiri district.

Enacted: It is expedient to extend the provisions of the Malabar Compensation for Tenants' Improvements Act, 1923, to the Malabar taluk of the Nilgiri district; It is hereby enacted as follows:—

1. This Act may be called the Nilgiri Compensation for Tenants' Improvements Act, 1925; and it shall be applicable to the Malabar taluk of the Nilgiri district.

2. Section 2 and the following sections of Malabar Act I of 1923 shall apply to the Malabar taluk of the Nilgiri district with the following modifications:—

- (1) In section 2, for the word "Malabar," the words "the Nilgiri" shall be substituted.
- (2) In sections 4 and 18 for the words "Malabar district" the words "the Malabar taluk of the Nilgiri district" shall be substituted.
- (3) In section 17, for the words "and Mysore," the words "Mysore and Tanjore," and for the word "Malabar," the words "the Nilgiri" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

The Malabar Compensation for Tenants' Improvements Act, 1923 (Act I of 1923), was passed with a view to secure to the tenants of lands in the Malabar district, an enjoyment from their holdings, compensation for improvements made by them or by their predecessors in possession.

2. The area known as the Malabar taluk of the Nilgiri district is composed of the Nilgiri-Wynad and the Ootacamund valleys. The whole of this country formerly belonged to the Malabar district. For administrative reasons, the Ootacamund valley was transferred to the Nilgiri in 1875 and the Nilgiri-Wynad in 1877, but the boundaries of tenants in those tracts are not distinguishable from those in the Malabar Wynad. Owing to the accident of their inclusion from the Malabar district, the tenants in question were not brought under the operation of the repealed Act I of 1917 or of the present Act I of 1923 which apply only to the district of Malabar. Representations have been made from time to time that Act I of 1923 should be made applicable to the Malabar taluk of the Nilgiri district, as the tenants of persons in that taluk require the protection of the Act just as much as the tenants of persons in Malabar. It is accordingly proposed to extend the provisions of Malabar Act I of 1923 to the Malabar taluk of the Nilgiri district.

Oatcrum, September 14, 1930.

No. 266.—Under section 2 of the Madras Veterinary Estates Village Service Act, 1924, the Governor in Council is hereby pleased to direct that chapters I, II and V of the said Act shall come into force from and after 7th October 1930 in the proprietary villages mentioned below in respect of all the three classes of village officers specified in section 1 of the Act, namely, the village accountants, head of the village and the village watchmen or police officer, by whatever designations such village officers may be locally known:—

Akkashola and Oostururipalli villages, Arondur taluk, Madras District.

Oatcrum, September 7, 1930.

No. 265.—*Rules providing for the quarantining of cattle imported from other countries without valid certificates of health.*

Preamble.—In exercise of the powers conferred by section 4 of the Live-stock Importation Act, 1926, the Governor in Council is pleased to make the following rules which will come into force from 14th January 1931:—

Rule 1.—For the purposes of these rules—

(a) 'Animal' means a bull, bullock, cow, heifer or calf.

(b) 'Import' means bringing or taking by sea into the Port of Madras with the intention of landing there.

(c) 'Veterinary Officer' means any officer subordinate to the Principal of the Madras Veterinary College or to the Superintendent, Civil Veterinary Department, Madras, who is qualified for the post of a Veterinary Assistant under Government.

(d) 'Quarantine Officer' means the Principal for the time being of the Madras Veterinary College.

(e) 'Valid certificate' means a certificate granted not more than one month before the date of shipment in respect of animals shipped from one of the countries specified in the schedule, by the authority specified in the schedule for such country, and containing the following particulars:—

(i) The number and description of animals in respect of which the certificate has been granted.

(ii) The place from which they have come.

(iii) In the case of animals shipped from Ceylon a certificate to the effect that they have been bred in Ceylon;

(iv) In the case of animals shipped from other specified countries, a certificate to the effect that not more than one month before the date of shipment they have been subjected to such tuberculin tests as are recognized by the Local Board of Agriculture and are free from bovine tuberculosis.

Rule 2.—The master or person in charge of a vessel on which animals are imported shall report the arrival of each animal and the number and description of such animals to the Customs Collector, Madras (hereinafter called the Customs Collector) and to the quarantine officer; and the landing of such animals or carcasses of animals which have died or been destroyed on board, ship or of any fodder, dung, stable-litter, clothing, harness or fittings appertaining to them without the permission of those officers is forbidden.

Rule 3.—In the case of animal imported from any country specified in the schedule, if a valid certificate in respect of any such animal is produced before the quarantine officer or veterinary officer duly authorised by him, and if he is satisfied that the certificate is genuine and refers to the animal which it purports to cover, he shall endorse his acceptance of the certificate; and on production of the certificate with endorsement by the master or person in charge of the vessel before the Customs Collector, the latter shall issue a permit for the landing of the animal and its appurtenances.

Rule 4.—All animals imported from a foreign country except such animals as are permitted to be landed under rule 3, shall be detained at the Madras Veterinary College (hereinafter called the quarantine station) for three months or until such time as they are certified to be free from tuberculosis. As soon as an animal is declared free from tuberculosis the quarantine officer shall give notice to the owner or person in charge thereof that it may be released. It may be released earlier than three months if within such period the owner or person in charge makes a written request for the application of the tuberculin test and if the results of the test show that the animal is free from tuberculosis.

Rule 5.—On receipt of information of the arrival of a vessel on which such animals as are referred to in rule 4 are imported, the quarantine Officer shall, with the least practicable delay, depute a veterinary officer, with a letter of authority to take charge of such animals and remove them to the quarantine station. The owner or person in charge of such animals shall submit in landing and taking them, and any fodder, stable-litter, clothing, harness or fittings appertaining to them which it is desired to land, to the quarantine station under the orders of the veterinary

officer after obtaining a customs pass order on a duly filled bill of entry and on payment of the duty payable by law.

If the owner or person in charge of such animals fails to put in a bill of entry, the veterinary officer shall do so on his behalf and recover the expenses thereof including the duty paid from the owner as expenses incidental to the removal of the animals to the quarantine station under rule 8.

Rule 6.—The master or person in charge of a vessel carrying the animals referred to in rule 4 shall make a declaration to the Veterinary Officer deputed by the Quarantine Officer which shall show—

- (i) the place from which the animals have come;
- (ii) whether any disease or death has occurred among the animals on board the vessel;
- (iii) the number of animals carried on the vessel during her voyage and the number consigned to the Marine Fort; and
- (iv) the names and addresses of the importers or consignees.

Rule 7.—In the case of animals which do not belong to the consignee, the consignee shall furnish the Quarantine Officer with the names and address of each owner together with the number and description of the animals belonging to each owner.

Rule 8.—During detention in quarantine every animal shall be under the control of the Quarantine Officer or the Veterinary Officer deputed by him and no person shall be allowed to obtain access to it or to feed it without the express permission of the Quarantine Officer. If permission to feed it is withheld the Quarantine Officer shall arrange for the upkeep of the animal and all expenses incurred thereon as well as expenses incidental to the removal of the animal to the quarantine station and expenses if any incurred in putting rules in accordance with the provisions of rule 10 shall be recoverable from the owner subject to the proviso to rule 14.

Rule 9.—The cost of medicines and protective sera used for an animal during the period of quarantine shall be recoverable from the owner.

Rule 10.—Any animal in quarantine which is found to be affected with tuberculosis shall be destroyed. Such portion of the carcass of an animal which is destroyed under this rule or dies during the period of quarantine as is passed by the Quarantine Officer as fit for human consumption may be sold; the remaining portions shall be burnt or buried. No compensation shall be payable to the owner for any animal destroyed under this rule.

Rule 11.—Such fodder, manure, harness, clothing or fittings appertaining to an animal which is destroyed under rule 10 or dies during the period of quarantine as are likely, in the opinion of the Quarantine Officer, to propagate tuberculosis shall be burnt or otherwise destroyed; the manure, if any, may be sold. No compensation shall be payable to the owner for anything destroyed under this rule.

Rule 12.—The carcasses retained by rules held in accordance with the provisions of rules 10 and 11 shall be paid to the owner.

Rule 13.—No animal detained in quarantine shall be removed from the quarantine station without the permission of the Quarantine Officer, and such permission shall be withheld until the animal is certified to be free of tuberculosis, and all charges due on account of the animal under rules 6 and 8 have been paid.

Rule 14.—If the owner of any animal makes default in the payment of charges due under rules 6 and 8, such animal shall be sold in auction, and from the amount realized by the sale, the sum due by the owner shall be deducted, and the balance, if any, shall be paid to the owner; provided that if any animal dies during the period of detention or be destroyed in accordance with the provisions of rule 10, all expenses incurred on such animal in consequence of its detention in quarantine shall be borne by Government.

Rule 15.—The milk obtained from any cow under quarantine shall be boiled in the quarantine station and shall either be handed over to the owner of the animal or be sold by the Quarantine Officer. The proceeds of any sale held under this rule shall be paid to the owner.

Rule 16.—Any animal in the quarantine station which is notified may be sold in auction by the Quarantine Officer after the lapse of a period of one month from the date on which notice has been given under rule 4 that it is free from tuberculosis. From the amount realized by the sale the sum due by the owner under rules 6 and 8 shall be deducted and the balance, if any, shall be credited to him. If no one is willing to purchase such animal in auction it may be destroyed at the direction of the Quarantine Officer.

Rule 17.—The owner of any animal which has been detained in quarantine and been declared to be free from tuberculosis, or his agent, shall be notified on payment of a fee of Rs. 10 for each animal, to receive a certificate that the animal is free from tuberculosis. This fee shall be notified to Government.

Rule 18.—Nothing in these rules shall apply to the importation of animals which arrive at the same time of importation the property of the Government, if such animals have been imported in accordance with instructions given by duly constituted authority and have been certified by an officer of the Royal Army Veterinary Corps, after inspection and after the application of such tests as may be deemed necessary by the Director of Veterinary Services in India to be free from any infection or contagion disease. A copy of such certificate shall be deemed to be produced by the master or person in charge of the vessel for the inspection of the Quarantine Officer or any Veterinary Officer deputed by him, or the Customs Collector.

Rule 19.—Any person who removes or causes to be removed from any vessel, without the express permission of the Customs Collector or the Veterinary Officer on duty, any animal imported on the vessel or the contents of any such animal which has died or been destroyed, or board the vessel or fodder, litter, clothing, harness or things appertaining to any such animal or who removes or causes to be removed from the quarantine station without the express permission of the Veterinary Officer on duty, any animal or the contents of any animal that has died or been destroyed, or any fodder, litter, clothing, harness or things appertaining to any such animal, or who displays any lawful order issued by the Quarantine Officer or commits a breach of any of these rules, shall, on conviction before a magistrate, be liable to a fine not exceeding Rs. 1,000.

Rule 20.—All orders or notices under these rules may be delivered at the well-known residence or place of business of the person to whom they are directed or on board the vessel on which he has entered the port, as the case may be, or may be sent by registered post to that address and in that case shall, in the absence of proof to the contrary, be deemed to have been duly served.

Rule 21.—An appeal from an order passed by the Quarantine Officer under these rules shall lie to the Local Government within a period of seven days from the date of such order.

Rule 22.—The Quarantine Officer may demand from the owner of any animal which is about to be quarantined an advance of Rs. 50 towards the cost of the detention of such animal in quarantine and expense incidental to such detention, and from this amount the charges of, and incidental to, detention in quarantine shall be defrayed, and the balance, if any, shall be refunded to the owner. If the owner makes default in the payment of such amount the animal shall be auctioned, and either destroyed or sold in auction if and when it is declared free from zoonosis; and out of the amount realized, if any sum remains after payment of all the charges of, and incidental to, detention in quarantine such amount shall be credited to Government.

SECTIONS.

Countries and authorities from which the certificates referred to in the rules will be accepted.

Countries.	Authorities.
United Kingdom	Any properly qualified Veterinary Surgeon.
Australia	A qualified Government Veterinary Officer in the country of export.
New Zealand	Do. do.
Ceylon	Government Veterinary Surgeon, Colombo.

ACQUISITION OF LANDS.

Colombad, Dapen for 15, 1900.

Under section 4, Act I of 1894, the Governor in Council hereby declares that the land mentioned below and measuring 17½ acres, be the same a little more or less, is needed for a public purpose, to wit, for the provision of houses for the Police of Colombo, and, under sections 2 and 7 of the same Act, the Assistant Commissioner of Land Revenue, Colombo, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Assistant Commissioner of Land Revenue, and may be inspected at any time during office hours.

Tampere district, Tampere taluk, Sirkhal (attached to Eyander) village.

Wd. 400 ft., No. 415 A-1, belonging to Mathichandras Mysore, bounded on the north by No. 417, and on south by No. 416 A-2; west by No. 417.	0 00
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 01
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 02
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 03
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 04
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 05
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 06
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 07
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 08
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 09
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 10
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 11
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 12
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 13
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 14
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 15
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 16
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 17
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 18
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 19
Wd. 415 ft., belonging to Mathichandras Mysore, bounded on the north by No. 417 A-1 and 417 A-2, and by No. 416 A-2; east and west by No. 417.	0 20
Total ..	3 54

Government, September 22, 1926.

Under section 8, Act I, of 1914, the Governor is pleased hereby to declare that the land mentioned below and containing 0.7 acre, be the same a little more or less, is needed for a public purpose, to wit, for an irrigation ditch; and, under sections 3 and 7 of the same Act, the Collector, Bismarck, is appointed to perform the functions of a Collector under the Act and directed to take steps for the acquisition of the said land. A plan of the land is kept in the office of the Collector of Bismarck and may be inspected at any time during office hours.

Kleine District, Bismarck, Nakhla village.

By, J. B. McF., Registrar, belonging to persons and subjects before the Governor and his son (Bismarck, Bismarck and Bismarck, located on the north by No. 1174 A; south by No. 117, Bismarck; north by No. 1174, S. S. 4, and 1; west by No. 1180.)

E. S. LLOYD,

Acting Secretary to Government.

REVENUE (SPECIAL) DEPARTMENT.

LEAVE.

Government, September 18, 1926.

No. 248.—The combined privilege leave and furlough for two years already granted to Mr. C. D. McCarthy, Conservator of Forests, will be computed as follows:

- (1) privilege leave for three months and seven days,
- (2) furlough on average salary for four months and thirteen days, and
- (3) furlough on half average salary for one year and four months.

This certificate satisfies No. 1 of, dated 17th April 1920, published on page 228 of Part I of the Foot St. George Gazette, dated 26th April 1920.

Government, August 27, 1926.

No. 250.—Mr. C. M. Hodgson, acting Conservator of Forests, having been advised to go home on medical grounds, the Government sanction the grant to him of combined leave as follows with effect from 25th September 1926:—

- (1) privilege leave for six months,
- (2) furlough on average salary for four months, and
- (3) furlough on half average salary for three months.

POSTINGS.

Government, September 17, 1926.

No. 252.—Consequent on the reorganization of Forest charges in the Northern Circle notified on page 225 of Part I of the Foot St. George Gazette, dated 18th June 1926, the following postings of officers to the new divisions are ordered. The postings will have effect from the 1st July 1926:—

- M. R. P. A. Raja Nephel Aravali, to be District Forest Officer, Central Salwa Division,
- M. R. P. F. V. Chatterman Aravali, to be District Forest Officer of the East Salwa Division,
- M. R. P. G. George Vinnagopal Aravali, to be District Forest Officer of the Trincomalee (South Salwa) Division.

NOTIFICATIONS.

Government, September 14, 1926.

No. 253.—Whereas the forests of Ambodola and Jagadipura within the Bismarck estate, Vanuatu District, are not systematically worked and are allowed to be cleared indiscriminately by the owners of the estates and various sundry people who are allowed to clear the forests in spite of repeated instructions given, the Governor in Council is anxious of the power vested in him by section 18 of the Madras Forest Act, V of 1902, to take steps for the following reasons, the breaking up or clearing of land for cultivation, the gathering of timber and the clearing of vegetation, in the Ambodola and Jagadipura forests situated in the attached schedule with a view to secure the preservation of the soil on the slopes and ridges of the forests in question, the protection of forest lands and of the formation of reserves and forests, the protection of land against erosion on the deposit of debris of mud, stones or gravel, the maintenance of water-supply in the springs, streams and tanks and generally for the preservation of the public health:—

Proviso.—(1) that, with the previous sanction of the Collector and Agents to the Governor, Vanuatu, clearance of vegetation and the gathering of timber may be allowed in the neighborhood of villages (not within the said areas).

(2) that the owners may take persons subject to the control of the Collector and Agent to the Governor, Vanuatu, for the clearing and removal of trees for agricultural and domestic purposes by their own hands.

(3) that vegetation may be cleared and earth may be dug by the owners for purposes of mining or prospecting for minerals.

The owners shall be at liberty to remove from the said areas all timber and yagala trees of three feet and over in girth and all other kinds of trees four feet and over in girth measured at all points at a height of four feet from the ground, and also bamboo, dead trees and dry wood. The owners shall further have the privilege of shooting wild animals in the forests.

SCHEDULE.				
District.	Police.	Village.	Approximate extent of the tract.	Enclosures.
Vengalpet ..	Bannabail ..	Ambur ..	25 square miles ..	North, Ponnampet village, east, Braganza village, south, Bannabail and west, Ponnabail.
Do. ..	Do. ..	Papadip ..	30 do. ..	North, Ponnabail village, east, Golligoda, south, Ponnabail and west, Ponnabail.

Shimoga, September 15, 1928.

No. 202.—The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

COMMON DUTIES.

No. 1622.—In exercise of the powers conferred by section 2 of the Import and Export of Goods Act, 1914 (XI of 1914), the Government General in Council is pleased to direct that the following amendments shall be made to the schedule appended to this department Notification No. 7122, dated the 15th September 1919, as subsequently amended:—

Delete the entries—

(A) Cane.

(A) Cane.

No. 203.—The following resolution of the Government of India is republished:—

BOARD OF INDUSTRIES AND MINING.

Shimoga, the 31st August 1928.

No. S.132.—The Stores Purchase Committee was appointed by the Government of India with the sanction of the Secretary of State, under Resolution No. S-266-11, dated the 6th December 1919, with the following terms of reference:—

"In view of the necessity of encouraging Indian industries, while at the same time securing economy and efficiency in the purchase of Government requirements, the Committee should enquire and report:—

- (a) what measures are required to enable the Departments of the Government of India and of local Governments to obtain their requirements as far as possible in India, and what central and local agencies for purchase and inspection should be constituted;
- (b) what should be the relations of such agencies with one another and with the Stores Department of the India Office, or such other purchasing organisation in England as may hereafter take the place of that Department;
- (c) what conditions of the Stores Rules will the scheme recommended by the Committee necessitate."

2. The Committee was constituted as follows:—

President:

1. Sir F. D. Cookman, B.A., M.A., Member, Railway Board.

Members:

2. Mr. O. H. Cullen, B.A., Director-General of Stores, India Office, London.

3. Mr. F. Palmer, C.B., M.B.E., M.A., B.A., late Chief Engineer, Port of London Authority.

4. Colonel R. A. E. Hastings, C.B., Inspector of Quartermaster-General's Services.

5. Lieutenant-Colonel C. O. H. Rogers, C.B., M.B.E., Superintendent Engineer and Secretary to the Minister Agent to the Government-General in Rajpootana in the Public Works Department.

6. Mr. H. N. Harrison, B.A., Assistant-General, Railways (retired).

7. Mr. A. W. Dale of Messrs. Bann & Co., Calcutta.

8. Sri Subbarao Lala Nalla Rao, Chief Storekeeper, Goddard Subbarao Railway (retired).

9. Mr. Lalji Nizami of Messrs. Lalji Nizami & Co., Managing Agents, the Japan General Insurance Company, Limited, Bombay.

Mr. J. C. Roper, Assistant Secretary, Railway Board, was appointed Secretary to the Committee.

On the 15th February 1929, the Government of India found it necessary to withdraw Mr. Harrison from the Committee for urgent work in connection with the revision of the pay of the Postal and Telegraph staff. Mr. T. Ryan, C.B., Member, Board of Industries and Handicrafts, was appointed to take his place on the 1st day of May 1929. Mr. Palmer, C.B., was unable to join the Committee, but appeared before them as a witness.

3. The Committee submitted their report on the 15th July 1929, and it is now under the consideration of the Government of India.

4. The Committee collected much useful evidence and statistical data, and though they failed to achieve unanimity on the important question of the purchase of imported stores, they were in full agreement on all other main points, and have put forward views and proposals which, the Government of India hope, will enable practical efforts to be given at an early date to the recommendations of the Indian Industrial Commission, in favour of an Indian Agency for the purchase of stores required for Government service.

5. The Government of India greatly appreciate the efforts of Sir Francis Cookman and his colleagues towards a solution of the problems presented to them and are especially grateful to the non-official members of the Committee for their studies of valuable time in the public interest.

FORM A.

Register of notice under section 6.

- Columns: 1. Serial number of notice.
 " 2. Village.
 " 3. Survey number and subdivision number in which notice relates.
 " 4. Name of the occupier.
 " 5. Number of acres.
 " 6. Date of service of notice.
 " 7. How served.
 " 8. Date of the expiry of the appeal, &c.
 " 9. Order of the appellate officer.
 " 10. Date of expiry of the period allowed by the inspecting officer or in case of an appeal of the period specified by the appellate officer.
 " 11. Whether the prescribed measures are executed by the occupier or by the inspecting officer, and, in the latter case, date of execution.
 " 12. Remarks.

FORM B.

Demand Form.

Notice of demand to _____ of _____ village in _____ taluk.
 Take notice that on _____ of _____ of which the details are enclosed has been issued in relation with opening, upon the demand payable amount first attached in survey subdivision No. _____ of _____ and that you are required to pay the amount within thirty days of the date of service of this notice. The amount may be paid to the village headman or reached to the taluk treasury.

Any objection to this notice may be preferred to the Collector within thirty days from the date of service of this notice on the grounds specified in section 8 of the Act printed on the reverse.

Inspecting officer.

(Here enter details of work.)

(Here enter details of work.)

Note.—Section 8 of the Act should be printed on the reverse of the demand form.

FORM C.

Register of demands.

Village.	Survey number and subdivision number.	Name of the occupier.	Number and extent of the notice issued by the inspecting officer to carry out the measures.	Date on which the prescribed measures were served on by the inspecting officer.	Cost in demand of the measures taken.	Date of demand or date of payment of the village officer and the taluk officer.	Date of receipt of copy of demand notice by the village officer.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

J. K. THIRU,

Taluk Addl. Secretary to Government.

(MADRAS.)

NOTIFICATION.

Chittoor, September 29, 1926.

No. 47.—With reference to rule 24 of the Madras Port Rules issued under section 4, sub-section (2) of the Indian Ports Act, 1908 (XV of 1908), applicable to all the minor ports in the Madras Presidency and in accordance of the provisions contained in the subject, the Governor in Council is pleased to prescribe the following revised rates of boat-hire for the port of Chittoor which will come into force with effect from the 1st October 1926:—

Boat-hire, service and 5 p.m.	To vessels	
	In and out between two boats.	Beyond 5 boats and out within of 5 boats between two boats.
Accommodation boat per trip	Rs. 4. 0.	Rs. 8. 0.
Accommodation return trip from same vessel	2 0 0	2 0 0
Do. from different vessel	2 0 0	2 0 0
First class cargo boats when carrying ordinary cargo per trip	4 4 0	6 0 0
First class cargo boats when carrying railway material or coal per trip	4 4 0	7 4 0
Second class boats per trip	2 0 0	4 0 0
Return hire for first and second class boats from same vessel.		Half ordinary rates.
Return hire for first and second class boats from different vessels.		Full rates.
Columbaries per trip	0 11 0	1 0 0

Transferrine

First and second class boats—

For the first trip an addition to the fare for an imaginary trip.

Two-thirds of the ordinary fare per trip allowed to the class of boat according as the work is carried on is and under 5 fathoms or outside of 5 fathoms low water.

Per each succeeding trip during the day.

Half the ordinary fare allowed to the class of
best sleeping on the work is carried on in and
under 3 feet and outside of 3 feet from the
water.

In cases of extraordinary services or rendering aid in a vessel in distress within the limits of the port, the Port Officer whether on shore or in charge of the Port shall recognize and allow such additional line as the circumstances of the case may seem to warrant, reporting the same for the information of the Collector of the district.

2.2. Methods

4. 2. 1964,
 Deputy Asst. Secretary to Government.

PUBLIC WORKS DEPARTMENT.

LEAVE

Calcutt, September 28, 1953.

Under articles 212, 213 and 248 (1), Civil Service Regulations [248, 252, 258 (1) and 264-6 of the revised rules] and G.O. No. 127, Finance, dated 14 March 1919, Mr. Charles Lewisgrove Baskett, Executive Engineer, Military division, is granted with effect from the 1st January 1914 or date of initial commission leave for three months and sixteen days, on full pay, leave to the nearest due, fortnight on average salary for four months and eight days and fortnight on half average salary for the remaining period.

NOTIFICATION

Received April 31, 1990.

NAVIGATION IN THE COOKE SYSTEM IN SEADRUM

Station is hereby given that, as and after the 12th September 1928 and until further orders, the Coram river under the Alders Ferrybridge bridge will be closed for navigation on account of repairs and improvements that are being carried out to that bridge. All lowa proceeding from the South Devon Exclusion Canal to Plymouth and Chathamhaven must, till the repairs are completed, pass along the northern arm of the Coram. Boat owners are warned that the towpath under the Walsingham bridge is very low, and that it is necessary to make the most of it, as, at low water, crossing about 20 tons may have to be managed before the boat will be able to pass under the bridge.

W. J. J. HOWLEY.

Abey. in *Genet.*, P. W. D. (General and Derivatives)

ACQUISITION OF LAND

Octonion, September 15, 1910.

Under articles 3, Art I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 175 acres, be the same a full view or map is needed for a public purpose, to wit, for extension of the spoil banks of Milwaukee Avenue abated; and, under articles 5 and 7 of the same Act, the Governor, Divisional Officer, Chicago, is appointed to perform the functions of a Collector under the Act and directed to make order for the acquisition of the said land. A plan of the land is kept in the office of the Executive Divisional Officer, Chicago, and may be inspected at any time during office hours.

Shigalevskiy distrikt, Chuvstovskiy ulok. No. 126. Aktyubinskaya vilaya.

[illegible]

Chingolodistat, Coajoveron, Jalisco, No. 226² Melpakobon village

[illegible]

A. W. BOEHM,
Chief Surg. de Mont., P. W. D. (Japaneuse)

PAPER PLACED AT THE DISPOSAL OF THE PRESS

Received 14th April 1971

<p>Provisional abstracts—Water supply and drainage schemes No. 1, 11, 109 illustrated among local habits. <i>Q. J. No. 1, 11, 109</i>, London, 1860, 1861, 1862, 1863, 1864, 1865, 1866, 1867, 1868, 1869, 1870, 1871, 1872, 1873, 1874, 1875, 1876, 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 25</p>
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R. A. GRAHAM,
Acting Chief Secretary

എല്ലാ തരത്തിലും ഉപയോഗിക്കാവുന്ന ഒരു സാധനമാണ് ഇത്. ഇത് വളരെക്കുറച്ച് വിലയ്ക്കായി ലഭിക്കുന്നതാണ്. ഇത് വളരെക്കുറച്ച് വിലയ്ക്കായി ലഭിക്കുന്നതാണ്.

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.. അർദ്ധ. ഏ. സർവ്വവർഗ്ഗ,
അർദ്ധം. ഏ. സർവ്വവർഗ്ഗ.

[19] J. Jost, *Mathematical Analysis*, 2nd ed., Wiley, New York, 1988.

44004704, 1718 PHOTOCOPY BROWN.

നമ്പർ 712.—1912 ലെ മുഖ്യകടനായ നാലാം വോളന്റിയം ആക്ട് (Voluntary Services Act, 1912 നമ്പർ 8) 24-ാം വകുപ്പുകൾക്കുള്ള അധികാരനായ ആയിരമാല നമ്പരിൽ നമ്പർ 3, അക്കമാലന വികസനങ്ങളിൽ ഇവയുള്ള ചുരുക്ക 10-ാം ചുരുക്കനമ്പരകൾ നമ്പർ 10-ൽ വിവരിച്ചിരിക്കുന്നു. ചുരുക്ക 10-ൽ ഇവയെക്കുറിച്ചുള്ള അധികാര നമ്പർ 10-ൽ വിവരിച്ചിരിക്കുന്നു.

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1912 ���ආ දුර්ගතයේ පාලකයාට පාලන කාර්යය (Provident Insurance Societies Act) 1912 අංක 3-ට අනුව 24-ට වැඩිදුරටත් තනික පාලනයක් කළහොත්, ආර්ථිකයට හානියක් සිදුවේ යැයි සිතුවේ. අනුකූලව 16-ට අනුකූලව පාලනය කළහොත් හානියක් සිදුවේ යැයි සිතුවේ.

(1) மாநிலத்திலுள்ள ஆர்டி கழகங்களில் உள்ள திருப்புகள், திருத்தங்கள்—

(இ) வகைப்பாட்டின் கீழ் வகைப்படுத்தப்பட்டிருக்கும் அங்கீகரிக்கப்பட்ட நபர்/வர்கள் ௮ இலிருந்து ௧௦ இலிருந்து குறைவாக இருக்க வேண்டும்.

(10) *എഡ്വിൻ ബി. റോബിൻസൺ* (The Society of...)

(iv) ഈ സാക്ഷികളുടെ ഏകദേശം വയസ്സും, ജാതിയും, വർഗ്ഗവും, വിലാസവും, The Gazette of.....).

[9] அருடாடம்பிளிகள் அகலாதார் கீரலாதார் மறைய (The Society of.....)

(iv) கருவுறுதலிலும் கட்டுப்பாட்டில் ஊழலாகக் கொண்டுவர : பி. பூரணசாமி
(The Institute of...)

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2004, 2005, 2006.

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(A loose translation)

P. V. KURUVILA,
Melbourne Translator to Government



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 383

MADRAS, TUESDAY EVENING, SEPTEMBER 21, 1903. [1903, 3 a. 5 p.]

Part I.—Local and Municipal.

LOCAL AND MUNICIPAL DEPARTMENT.

APPOINTMENTS, ETC.

Colomand, September 21, 1903.

No. 380.—It is hereby notified that under clause (4) of sub-section (1) of section 3 of the Madras City Municipal Act, 1919, the Hon'ble District Collector Sir P. N. Venkayya Chetti Gura, M.S.Ry. has been duly elected as member of the Corporation of Madras for the 101, 102, 103 and 104 divisions respectively.

No. 381.—In exercise of the power conferred by sections 11 and 12 of the Madras Local Boards Act, 1891, the Governor in Council is pleased to reappoint the Hon'ble District Collector Sir P. N. Venkayya Chetti Gura to be member and president of the South Arcot District Board.

No. 382.—Under sub-section (3) of section 15 of the Madras Local Boards Act, 1891, the Governor in Council approves of the appointment by election of M.S.Ry. Chinnayya Chetti Gura, B.A. to be member of the Corporation of Madras for the 101, 102, 103 and 104 divisions respectively.

No. 383.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act, 1864, the Governor in Council is pleased to appoint M.S.Ry. Chinnayya Chetti Gura, B.A. to be member of the Corporation of Madras for the 101, 102, 103 and 104 divisions respectively.

No. 384.—In exercise of the power vested in him by section 14 of the Madras District Municipalities Act, 1864, the Governor in Council approves of the appointment by election of M.S.Ry. Chinnayya Chetti Gura, B.A. to be member of the Corporation of Madras for the 101, 102, 103 and 104 divisions respectively.

No. 385.—In exercise of the power vested in him by section 16 of the Madras District Municipalities Act, 1864, the Governor in Council approves of the appointment by election of M.S.Ry. Chinnayya Chetti Gura, B.A. to be member of the Corporation of Madras for the 101, 102, 103 and 104 divisions respectively.

NOTIFICATIONS.

No. 386.—Under sub-section (1) and (2) of section 3 of the Madras District Municipalities Act, 1864, the Governor in Council hereby notifies that the Corporation of Madras shall consist of twenty-four members of whom twenty-one shall be elected.

No. 387.—Under sub-section (1) and (2) of section 7 of the Madras District Municipalities Act, 1864, the Governor in Council hereby notifies that the Corporation of Madras shall consist of twenty-four members of whom twenty-one shall be elected.

No. 898.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Municipal Council of Tiruppur shall consist of sixteen members of whom twelve shall be elected.

No. 899.—Under section 48 of the Madras District Municipalities Act, 1920, the Governor in Council directs that the Tiruppur municipality shall be divided into four wards as shown in the schedule appended to notification No. 465, published on pages 146 and 147 of Part I-A of the Fort St. George Gazette, dated 27th July 1920, and that three elective seats shall be assigned to each ward.

No. 900.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Guntur Municipal Council shall consist of twenty-eight members of whom twenty-one shall be elected.

No. 902.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Anaparthi Municipal Council shall consist of twenty members of whom fifteen shall be elected.

No. 903.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Bichikere Municipal Council shall consist of sixteen members of whom twelve shall be elected.

No. 904.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Bheemavaram Municipal Council shall consist of twenty members of whom fifteen shall be elected.

No. 905.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Municipal Council of Nandyl shall consist of sixteen members of whom twelve shall be elected.

No. 906.—Under section 48 of the Madras District Municipalities Act, 1920, the Governor in Council directs that the Nandyl municipality shall be divided into four wards for purposes of elections and that the number of members for each ward be fixed as shown in the following schedule:—

Ward and name of ward	Number of elected members
Ward No. I.—Comprising Kumpalli, Talukal and Mahalingam villages	3
Ward No. II.—Comprising the south row of bazaar street and all streets and lanes south of it in Tata	4
Ward No. III.—Comprising the north row of bazaar street and all streets and lanes north of it in Tata	4
Ward No. IV.—Comprising the Port	2

No. 907.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1920, the Governor in Council hereby orders that the Palni Municipal Council shall consist of sixteen members of whom twelve shall be elected.

No. 908.—Under section 48 of the Madras District Municipalities Act, 1920, the Governor in Council directs that the Palni municipality shall be divided into three wards as shown in the schedule appended to notification No. 467 published on pages 176 and 177 of Part I-A of the Fort St. George Gazette, dated 12th June 1920, and that two elective seats be assigned to each ward.

No. 909.—Under section 48 of the Madras District Municipalities Act, 1920, the Governor in Council directs that the Yanam municipality shall be divided into twelve wards with an elective seat assigned to each ward as shown in the schedule appended to notification No. 468 published on pages 4 to 6 of Part I-A of the Fort St. George Gazette, dated 6th January 1920.

No. 910.—In exercise of the power conferred by sub-section (3) of section 16 of the Madras Local Boards Act, 1919, the Governor in Council authorizes the members of the Karaikal Taluk Board in the Karaikal district to appoint their president by election from among their own members.

No. 301.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1919, the Governor in Council hereby certifies that the Colaba Municipal Council shall consist of thirty-two members of whom twenty-four shall be elected.

No. 302.—In exercise of the power conferred by section 29 of the Madras Local Boards Act, 1914, and in modification of notification No. 312 (2) published on page 156 of Part I-A of the Port St. George Gazette, dated 31st February 1915, and No. 1152 published on page 244 of Part I-A of the Port St. George Gazette, dated 2nd October 1918, in so far as they relate to the Colaba Municipal Board the Governor in Council is pleased to declare that the maximum number of members to be appointed to this board and the number to be appointed by election shall be as shown below:—

District.	Town.	Maximum strength.	Number of members to be elected.
Colaba.	Colaba.	32	18

No. 303.—Under section 145 of the Madras Local Boards Act, 1914, the Governor in Council directs the publication of the following statement which it is proposed to make in schedule I to the rules framed under sub-section (1) of section 145 of the Act for the conduct of elections of members of local boards published under Notification No. 1671 on page 305—311 of Part I-A of the Port St. George Gazette, dated 30th November 1914, as amended by Notification No. 1248 on page 212 of Part I-A of the Port St. George Gazette, dated 2nd November 1918. Any objection or suggestion that persons interested may desire to make in respect of the said statement should reach Government on or before the 31st October 1926.

SUMMARY.

COLABE MUNICIPAL BOARD.

Number of electoral divisions and population of area included in the electoral area.	Number of members to be elected by each ward.	Number of electoral divisions and population of area included in the electoral area.	Number of members to be elected by each division.
Colaba Municipal Board.		Colaba Municipal Board—cont.	
1. Colaba North	4	4. Arundel North	2
2. Poyyampalayam North	2	5. Arundel South	2
3. Poyyampalayam South	2	6. Arundel South	2

No. 304.—Under sub-sections (1) and (2) of section 7 of the Madras District Municipalities Act, 1919, the Governor in Council certifies that the Municipal Council of Udamakudi shall consist of sixteen members of whom twelve shall be elected.

No. 305.—Under section 41 of the Madras District Municipalities Act, 1919, the Governor in Council directs that the Udamakudi municipality shall be divided into four wards as shown in the following schedule and that three seats shall be assigned to each ward:—

SUMMARY.

Name of ward and description of boundary.	Number of seats at first.
First ward.—North. —To the P. N. road up to junction of Eg. Bazar street. East. —Eg. Bazar street up to junction of Old Man's Court street. South. —Old Man's Court street up to the junction of the road, then northwards up to north-western corner of S.F. 114, then west up to Municipal limits. West. —Municipal limits.	3
Second ward.—North. —Proceeding from the north-western point of S.F. No. 287 along northern limits of the municipality as far as north-eastern limit of S.F. No. 65. East. —Municipal limits up to P. N. road and road No. 124. South. —Tappanah Tank and junction of Tothi-P. N. road. West. —West No. 1 and Municipal limits.	3
Third ward.—North. —Starting from Kollimadam, east along Tothi-P. N. road up to Municipal limits. East. —Municipal limits. South. —Municipal limits along Kollimadam road up to P. N. road. West. —P. N. road, Eg. Bazar street and Udamakudi road up to Kollimadam.	3
Fourth ward.—North. —Starting from western limit of Old Man's Court street up to where it meets Eg. Bazar street. East. —Eg. Bazar street, P. N. road, up to road leading to Kollimadam. South. —Municipal limits. West. —Municipal limits as far as southern limit of ward No. 1.	3

ACQUISITION OF LANDS.

No. 491.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 792 square feet, be the same or a little more or less, is needed for a public purpose, to wit, for widening the lane to connect the new vegetable market with the street in the Kurrum municipality; and, under sections 3 and 5, the Revenue District Officer, Kurrum, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Kurrum, and may be inspected at any time during office hours.

Trichinopoly district, Kurrum taluk, Jann Kurrum village.

	Ac. Rs.
Item, by G.T. No. 44, belonging to C. Gindagan Chettyar, bounded on the north by T.S. No. 416, east by T.S. No. 417, south by T.S. No. 413, west by T.S. No. 410,	41
Item, by T.S. No. 413, belonging to Lakshmi and Srinivasaling Mudali, bounded on the north by T.S. No. 410, east by T.S. No. 417, south by T.S. No. 413, west by T.S. No. 410,	750
Total	792

No. 492.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 1,646 square feet, be the same or a little more or less, is needed for a public purpose, to wit, for construction of a water-draw near our-mound at Kurrum; and, under sections 3 and 5, the Revenue District Officer, Kurrum, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Kurrum, and may be inspected at any time during office hours.

Trichinopoly district, Kurrum taluk, Lakshminarasappa Samudram village.

	Ac. Rs.
Item, T.S. No. 416, belonging to Abanani, bounded on the north by T.S. No. 410, east by T.S. No. 417, south by T.S. No. 413, west by T.S. No. 410,	1,646

No. 493.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 41 acres, be the same or a little more or less, is needed for a public purpose, to wit, for a vegetable market in the Chingley municipality; and, under sections 3 and 5, the Revenue District Officer, Chingley, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Chingley, and may be inspected at any time during office hours.

Chingley district, Dugunda taluk, Penda village.

	Acres.
Item, by S. No. 46-A, belonging to Shrinani Chettyar, Shrinani Babu, Shrinani Chettyar Chettyar, bounded on the north by S. No. 113, east by S. No. 46-A, south by S. No. 113, west by S. No. 113,	30
Item, by S. No. 46-A, belonging to S. No. 113, east by S. No. 46-A, south by S. No. 113, west by S. No. 113,	11
Total	41

No. 494.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 548 acres, be the same or a little more or less, is needed for a public purpose, to wit, for widening a play-ground and school garden for the South Arcot District School; and, under sections 3 and 5, the Revenue District Officer, Arcot, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Arcot, and may be inspected at any time during office hours.

Arcot district, Arcot taluk, Arcot municipal town.

	Acres.
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B.—Outside the Madras Presidency.

[Inclined localities—Districts and States, and Towns of 50,000 or more inhabitants.]

I. *INDIA.*

The whole State.

II. *INDIA.*

1. Northern Division—

- (a) District—Thana.
(b) Town—Kashay City.

2. Central Division—

- District—Delara West and East Khondoh.
Town—Pona.

3. Southern Division—

- (a) District—Belgaum, Bijapur, Chavara and Kitha.

4. *India.*

- Town and port—Karnah.

5. Political Division—

- District and Agency—Kolkappa, and Southern
Mikania County State and Mandya Fort.

III. *INDIA AND CHINA.*

(a) District—Darbhanga, Gaya District, Man-

- gla, Munsterpur and Patna.

IV. *THE FORMER.*

(a) District—Attack, Montgomery, Maudgela,

- Rawalpindi and Sahiwal.

(b) State—And and Pitha.

V. *INDIA.*

(a) District—Bamda, Panna, Mandhary,

- Hamda, Madin, Mysorepur, Paga,
Panna, Ragnia, Ragnia, Ragnia,
Thamrady, Tania, Tania, and Tania.

V. *INDIA—INDIA.*

(b) Town and port—Hamda, Mysore,

- Kolanda and Ragnia.
(c) State—Madras State.

VI. *THE FORMER FORMER.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

VII. *THE FORMER FORMER.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

- (b) Town—Madin.

VIII. *THE FORMER FORMER.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

- (b) Town—Madin.

IX. *THE FORMER FORMER.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

- (b) Town—Madin.

X. *INDIA.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

- (b) Town—Madin.

XI. *INDIA.*

- (a) District—Hamda, Madin, Madin, Madin,
Madin, Madin and Madin.

- (b) Town—Madin.

Continued, September 14, 1923.

No. 28.—The following notification of the Chief Commissioner of Coorg, dated Bangalore, the 10th August 1923, is published in—
Whereas the Chief Commissioner of Coorg is satisfied that there is danger of an outbreak of plague at Kharwad, a village in Kharwad Taluk of Paderkhal taluk in Coorg, if persons from the Mysore State, and other plague-infected areas are permitted to assemble at that place on the occasion of the ensuing Yakshagana during the Tula Chaturmasi.

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Chief Commissioner prohibits the attendance at the said fair of persons from Mysore and other plague-infected areas from the 7th October to 20th November 1923.

All persons proceeding to the fair in contravention of this notification will be treated as such.

S. J. RICHARDS,

Joint Secretary to Government.

NOTIFICATIONS BY COLLECTORS AND PRESIDENTS OF DISTRICT BOARDS.

Under section 18 of the Madras Land Boards Act V of 1894, H. R. S. V. Raghavadas Rao, Chairman of the Madras Land Board, Bangalore, is notified that he has been duly elected as a member of the Taluk Board, Bangalore.

Collector's Office,
18th September 1923.

A. T. C. RICHARDS,
Collector.

Under section 18 of the Madras Land Boards Act V of 1894, H. R. S. V. Raghavadas Rao, Chairman of the Madras Land Board, Bangalore, is notified that he has been duly elected as a member of the Taluk Board, Bangalore.

Collector's Office,
18th September 1923.

A. UPENINGA PAI,
Joint Collector.

Under section 18 of the Madras Land Boards Act V of 1894, H. R. S. V. Raghavadas Rao, Chairman of the Madras Land Board, Bangalore, is notified that he has been duly elected as a member of the Taluk Board, Bangalore.

Collector's Office,
18th September 1923.

F. E. EVANS,
Collector.

A 2

Under section 12 of the Madras Local Boards Act, 1884, M.R.Sy. Ananth Venkaya Gera of Veluppa is declared to have been duly elected as a member of the Eswaroda Taluk Board for Servoda circle in the district of Kistna.

Madras Collector's Office,
15th September 1925.

P. L. MOORE,
Collector.

Under section 12 of the Madras District Municipalities Act IV of 1884, M.R.Sy. Nethanai Alagirisami Kappaswami Sathier Aravagal is hereby declared to have been duly elected as a councillor for the third ward of the Perambalur municipality in the district of Madras.

Madras Collector's Office,
17th September 1925.

S. W. G. I. MACFARLANE,
Collector.

Under rule 26 of the rules for the conduct of elections of Taluk Board members, M.R.Sy. Mella Venkatasubbi Gura is here by declared to have been duly elected as a member of Sivankar Taluk Board in the district of Madras.

Madras Collector's Office,
20th September 1925.

A. GALLANTHI,
Collector.

Under section 12 of the Madras District Municipalities Act, 1884 (IV of 1884), M.R.Sy. Chinnabasa Ramakrishna Ayyar Aravagal has been duly elected as a councillor for the fourth ward of the Coimbatore municipality in South Arcot district.

South Arcot Collector's Office,
17th September 1925.

R. F. R. L. GUFFY,
Collector.

Under section 12 of the Madras Local Boards Act, 1884, M.R.Sy. Hanching Srinivasa Kanath Aravagal has been duly elected as a member of the Puzari Taluk Board, South Kistna district, from the Kuzamagal circle.

Under section 12 of the Madras Local Boards Act, 1884, the undermentioned gentlemen have been duly elected to the Taluk Boards of Uppilangudi and Kuzamagal from the circles noted against them:—

UPPILANGUDI TALUK BOARD.

Uppilangudi circle	..	(1) M.R.Sy. Sankar Siva Rao Aravagal.
	..	(2) M.R.Sy. Saral Narayana Nair Aravagal.
Relangudi circle	..	(1) M.R.Sy. Kalla Prasad Hagde Aravagal.
	..	(2) M.R.Sy. Krishna Patraswami Aravagal.
Pattur circle	..	(1) M.R.Sy. Srinivasa Padmanabha Kandaswami Goudi Aravagal.
	..	(2) M.R.Sy. Hanching Ganapathi Rao Aravagal.
Seella circle	..	(1) M.R.Sy. Rajagopal Thota Nair Aravagal, s.a., s.d.
	..	(2) M.R.Sy. Maheshwari Nara Rao Aravagal.
	..	(3) M.R.Sy. Hanching Srinivasa Aravagal.
	..	(4) M.R.Sy. Anantha Sathya Rao Aravagal.

KANAMAGAL TALUK BOARD.

Kanamagal circle	..	(1) M.R.Sy. Krishna Sivaiah Chetti Aravagal, s.a., s.d.
	..	(2) M.R.Sy. Hanching Venkatesa Sathia Aravagal.
	..	(3) M.R.Sy. Sankara Venkappa Panga Aravagal.
Kuzamagal circle	..	(1) M.R.Sy. Srinivasa Srinivasa Ayya Aravagal.
	..	(2) M.R.Sy. Krishna Srinivasa Nair Aravagal.
	..	(3) M.R.Sy. Chidambaram Sathia Rao Aravagal.
Etikal circle	..	(1) Hanching K. Maheswari Sathia Sathia Aravagal.
	..	(2) M.R.Sy. Kanching Mathaya Sathia Aravagal.
Hanching circle	..	(1) M.R.Sy. Hanching Srinivasa Kanath Aravagal.
	..	(2) M.R.Sy. Venkateswaraiah Sathia Varma Nair Aravagal.

South Kistna Collector's Office,
19th September 1925.

R. H. ELLIS,
Collector.

Under section 12 of the Madras Local Boards Act V of 1884, M.R.Sy. Balakrishnaiah Ayyar, Ramaswami Ayyar has been duly elected as a member of the Kanchangudi Taluk Board in the district of Tanjore.

Tanjore Collector's Office,
7th September 1925.

P. C. DUTT,
Collector.

Under section 12 of the Madras District Municipalities Act IV of 1884, M.R.Sy. Mysore Ramakrishna Ayyar Kappaswami Ayyar Aravagal has been duly elected as a councillor of the Kumbakonam municipality.

Under section 12 of the Madras District Municipalities Act IV of 1884, M.R.Sy. G. Nethanai Pillai Aravagal has been duly elected as a councillor of the Tanjore municipality.

Tanjore Collector's Office,
11th September 1925.

P. C. DUTT,
Collector.

Under section 12 of the Madras Local Boards Act 1884, M.R.Sy. Venkateswaraiah K. Kanchingam Marudamalai Pillai Aravagal has been duly elected as a member of the Saverimudi Taluk Board to represent the Vallur circle.

Tiruvallur Collector's Office,
14th September 1925.

A. E. COX,
Collector.

Under section 10 of the Madras Local Boards Act, 1919, the undersigned persons have been appointed by election as members of the Guntur District Board by the Guntur Taluk Board:—

M.R. Ry. M. Subbarao Gura.
M.R. Ry. R. Subbarao Gura.
M.R. Ry. C. S. Subbarao Gura.
M.R. Ry. D. Subbarao Gura.

Guntur District Board's Office,
14th September 1923.

Under section 10 of the Madras Local Boards Act, 1919, the undersigned persons have been duly elected as members of the Guntur District Board by the Rayachoti Taluk Board:—

M.R. Ry. Jagannadhi Kalyanasami Nayudu Gura.
M.R. Ry. Nayudu Subbarao Nayudu Gura.
M.R. Ry. S. S. Nayudu Nayudu Gura.
M.R. Ry. V. Nayudu Nayudu Gura.

Under section 20 of the Local Boards Act, 1919, M.R. Ry. K. S. Nayudu Nayudu Gura has been elected as Vice-President of the Rayachoti Taluk Board.

Guntur District Board's Office,
15th September 1923.

T. M. HILL,
President.

Under section 10 of the Madras Local Boards Act, 1919, M.R. Ry. Nayudu Nayudu Gura has been appointed, by election, as a member of the Kistna District Board by the Narasapur Taluk Board.

Kistna District Board's Office,
12th September 1923.

The President, District Board, Kistna, in exercise of the power delegated to him by the Governor in Council under section 140 of the Madras Local Boards Act, 1919, hereby reappoints M.R. Ry. K. S. Nayudu Nayudu Gura, s.s., to be a member of the Kistna Taluk Board.

Kistna District Board's Office,
19th September 1923.

The President, District Board, Kistna, in exercise of the power delegated to him by the Governor in Council under section 140 of the Madras Local Boards Act, 1919, hereby appoints M.R. Ry. Nayudu Nayudu Gura, s.s., to be a member of the Kistna Taluk Board.

The President, District Board, Kistna, in exercise of the power delegated to him by the Governor in Council under section 140 of the Madras Local Boards Act, 1919, hereby appoints M.R. Ry. Nayudu Nayudu Gura, s.s., to be a member of the Kistna Taluk Board.

Kistna District Board's Office,
19th September 1923.

M. RANACHANDRA SAU,
Joint S.

Under section 10 of the Madras Local Boards Act, 1919, M.R. Ry. Nayudu Nayudu Gura has been appointed, by election, as a member of the Rayachoti Taluk Board by the Rayachoti Taluk Board.

Rayachoti District Board's Office,
15th September 1923.

A. GALLETT,
President.

Under section 20 of the Madras Local Boards Act 1919, M.R. Ry. Nayudu Nayudu Gura has been appointed by election, as Vice-President of the Rayachoti Taluk Board.

Rayachoti District Board's Office,
15th September 1923.

T. DENKA ACHARIYAR,
President.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 38.] MADRAS, TUESDAY EVENING, SEPTEMBER 21, 1920. (Price, 1/6d. 1/2p.)

Part 3-3.—Educational.

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MISCELLANEOUS NOTIFICATIONS.

EXTENSION OF LEAVE.

The extension of thirteen days' leave on medical certificate on half pay from 2nd May 1920 granted on behalf of Mrs. M. Brink, widow Sub-Assistant Inspector of Schools, Godeviti-Kinna Godeviti range, is further extended by leave of the same kind for three days.

Madras, 17th September 1920.

LEAVE.

M. R. Chelappan, Sub-Assistant Inspector of Schools, Adra range, and by order of transfer in the Balliguda range, is granted privilege leave for four months and thirteen days with effect from the date of his reaching himself there and leave without advances for five months and fourteen days in continuation thereof.

(The transfer of M. R. Gopinatha Panigrahi from the Balliguda to the Chatteray range, notified in Part I-B of the Fort St. George Gazette, dated 2nd August 1918, is cancelled.)

Madras, 18th September 1920.

M. R. E. Lakshminarasimha Panigrahi, Superintendent of Elementary Schools, Panchikudi sub-range, and Sub-Assistant Inspector of Schools, Kanyad Hills range (Temporary), will be considered to have been granted privilege leave from the date of his relief to 15th June 1920 inclusive.

APPOINTMENTS.

M.R. By D. Vembert Rao, Sub-Assistant Inspector of Schools, Gadivada range, and sub. pro tem, Sub-Assistant Inspector of Schools, Kurnool range, to be Headmaster, Government Higher Elementary Training School, Adoni (temporary), in his own place in the cadre of Sub-Assistant. To join after handing over charge to the local Supervisor.

M.R. By E. Srinivasa Rao, First Assistant, Model section, Government Training School, Chittoor, and temporary additional Assistant, Government Training School, Bellary, to be First Assistant, Government Higher Elementary Training School, Adoni (temporary), in the probationalary class in the cadre of Sub-Assistant. To join immediately.

M.R. By N. E. Vijayachandrasekhara, Sub-Assistant Inspector of Schools, Proddatur range, to be Headmaster, Government Higher Elementary Training School, Panakonda (temporary), in his own place in the cadre of Sub-Assistant. To join after handing over charge to the local Supervisor.

M.R. By C. Ranganatha Appayya, Assistant, Leche Mission High School, Gooty, to be First Assistant, Government Higher Elementary Training School, Panakonda (temporary), in the probationalary class in the cadre of Sub-Assistant. To join as early as possible.

M.R. By R. Sakti Rao, sub. pro tem, Sub-Assistant Inspector of Schools, Chidambaram range, to be sub. pro tem, Headmaster, Government Higher Elementary Training School, Repalle, in the V class in the cadre of Sub-Assistant. To join after handing over charge to the local Supervisor.

M.R. By Ch. Saravathi Rao, Supervisor of Elementary Schools, Aravindam, and acting Headmaster, Government Training School, Repalle, to be sub. pro tem, in his own place, First Assistant in the same school under the period scale in the probationalary class in the cadre of Sub-Assistant.

M.R. By P. A. Rama Sarna, Headmaster, Government Training School, Eluru (temporary), to be Headmaster, Government Higher Elementary Training School, Kurnool, sub. pro tem, and to be in class V temporary. To join immediately.

M.R. By K. Krishnappa, sub. pro tem, Assistant, Model school attached to the Government Training College, Rajahmundry, to be First Assistant, Government Higher Elementary Training School, Kurnool, sub. pro tem, in the probationalary class in the cadre of Sub-Assistant. To join immediately.

M.R. By S. V. Narayana Rao, Fourth Assistant, Government Higher Elementary Training School, Sullapet, and sub. pro tem, Sub-Assistant Inspector of Schools, Nandikotkur range, to be Second Assistant, Government Higher Elementary Training School, Kurnool, sub. pro tem, in the probationalary class in the cadre of Sub-Assistant. To join immediately on the expiry of his leave.

M.R. By B. Barga Rao, Second Assistant and sub. pro tem, First Assistant, Government Training School, Nellore, to be Headmaster, Government Higher Elementary Training School, Ongole, sub. pro tem, in the V class in the cadre of Sub-Assistant. To join immediately.

M.R. By P. H. Vaidya Rao, sub. pro tem, Headmaster, Government Training School, Kurnool, to be sub. pro tem, First Assistant, Government Training School, Nellore, in the probationalary class in the cadre of Sub-Assistant. To join immediately.

M.R. By Th. Sathyanarayanaiah, Assistant, Nellore College, Narsipatnam, to be First Assistant, Government Higher Elementary Training School, Ongole, sub. pro tem, in the probationalary class in the cadre of Sub-Assistant. To join as early as possible.

M.R. By R. Ramachandra Rao, Sub-Assistant Inspector of Schools, Madani range, till lately Sub-Assistant Inspector of Schools, South Arcot Girls' range (on leave), to be Headmaster, Government Higher Elementary Training School for Madani, Chittoor, sub. pro tem, in his own place in the cadre of Sub-Assistant. To join on the expiry of his leave.

Madras, 11th September 1935

M.R. By S. A. Srinivasacharya, Second and sub. pro tem, First Assistant, Government Higher Elementary Training School, Sullapet, to be Headmaster, Government Higher Elementary Training School for Madani, Sivasamudram (temporary), in the V class in St. 125, sub. pro tem, in the cadre of Sub-Assistant. To join immediately.

M.R. By S. Lakshminarayana Sastri, First Assistant, Government Training School, Amalapur (temporary), to be First Assistant, Government Training School for Madani, Sivasamudram (temporary), in the probationalary class in the cadre of Sub-Assistant. To join immediately.

M.R. By V. A. Venkatesacharya, Sub-Assistant Inspector of Schools, Ponnalochani range, on leave, to be Sub-Assistant Inspector of Schools, Adilabad range (temporary). To join on the expiry of his leave.

M.R. By E. N. Ramachandra Ayyar, Sub-Assistant Inspector of Schools, Trichcholan range, and lately acting Sub-Assistant Inspector of Schools, Naligal range, now on leave, to be Sub-Assistant Inspector of Schools, Ponnalochani range, sub. pro tem. To join immediately. The accepted notice of his leave is cancelled.

M.R. By T. V. Sankaran Ayyar, Third Assistant, Government Higher Elementary Training School, Sullapet, and acting Sub-Assistant Inspector of Schools, Ponnalochani range, to be Sub-Assistant Inspector of Schools, Tadipatri range, sub. pro tem. To join as notified.

M.R.Sy. T. R. Kanganatha Madhavan, to act as Sub-Assistant Inspector of Schools, Andhra, in the probationary class in the cadre of Sub-Assistants. To join as early as possible.
Madras, 12th September 1920.

The Acting Director of Public Instruction is pleased to appoint M.R.Sy. P. Jagat das, B.A., B.Sc., Assistant, Boys' High School, Jypore, to be Sub-Assistant Inspector of Schools, Chattrapratyagar, in the probationary class in the cadre of Sub-Assistants. To join as early as possible.

M.R.Sy. S. Subramanyam Ayyar, B.A., B.Sc., Assistant, Girls' section, Government Training School, Dindigul, and acting Supervisor of Elementary Schools, Dindigul, will be considered to have attained First Assistant of the same school in the probationary class in the cadre of Sub-Assistants from 25th August to 24th November 1920.

Madras, 12th September 1920.

M.R.Sy. P. Appakannanathan, Sub-Assistant Inspector of Schools, Vinnagaram, to be Headmaster, Government Lower Elementary Training School, Narasimham (temporary), and to be in class V—in the 100 (temporary)—in the cadre of Sub-Assistants. To join immediately after leaving over charge to the local Superintend.

Madras, 17th September 1920.

BOARD FOR THE AWARD OF SECONDARY SCHOOL-LEAVING CERTIFICATES.

It is hereby notified that Government have appointed Mr. E. M. Statham, Acting Deputy Director of Public Instruction, Madras, to be a Member of the Board for the award of Secondary School-Leaving Certificates, viz. Mr. S. G. Grieve as other duty.

Madras, 12th September 1920.

E. G. GRIEVE,
Acting Director of Public Instruction.

GOVERNMENT EXAMINATIONS.

PUBLIC EXAMINATIONS AT THE END OF THE ADVANCED COURSE OF STUDIES IN
MADRAS SCHOOLS—APRIL 1921, 1922 AND 1923.

1. The following text-books are prescribed for the Public Examinations of 1921, 1922 and 1923—

For paper (I) in Sanskrit on Sahitya and Elementary Grammar.

Sahitya text, parts I, 2 and 3.

Kashikari—from Mahatmya to the end of Pravalaga.

Sahitya

Vachanam.

Pravalaga (including Alankaraprasna).

Kashikari.

For paper (II) on Advanced Grammar.

Sahitya—Kashikari—covering Tattva, Uka, Vaidha and Samasahitya.

For paper (III) Essay in English.

No text-book is prescribed.

For paper (IV) on prescribed Prose and Verse.

Prose—Kashikari (Kashikari).

Verse—Kashikari and Kashikari.

For paper (V) in Composition in the respective vernaculars of candidates.

No text-book is prescribed.

For paper (VI) on the English Language, Grammar and Idiom.

Books—IT is the 'Selected Series of English books for Indian Schools' by J. A. Lane

and P. T. Srinivas Ayyangar (Longmans, Green & Co., Madras).

J.A.—This paper shall be answered only by those who at their option bring up English for the examination.

2. A notice will be published in the Port St. George Gazette in January next containing particulars as to the centres at which the examination will be held, the exact date for the submission of applications, the date of commencement of the examination, etc.

3. For any further information that may be required heads of institutions and private candidates are referred to the scheme of the examination published in the Port St. George Gazette, in the issues of the 11th, 12th and 13th February 1919.

(By order)

Office of the Director, for Government Examinations,
Madras, 21st September 1920.

D. A. BORDAT,
Secretary.

STUDYING THE SCIENCE OF LANGUAGE ACQUISITION

Summary

* The Secondary School Leaving Certificate of the undermentioned pupils have been received from Co. schools in which they were left admitted for over two years. Each of the certificate are enclosed within one month from this date will be sent to the pupils concerned, provided they report along with these application for the certificate, a certificate of identity indicating the signature (left hand) from some respectable person. Other certificate will be forwarded in accordance with the Proceedings of the Director of Public Instruction, Malacca, Ref. no. Gen. No. 1135/14, dated 29th Mar 1914, on the subject.

Roll number of the S.S.C.	Name of pupil.	Roll number of the S.S.C.	Name of pupil.
BRI BAJRUM HIGH SCHOOL, TONT P.O.		PARENTAPPATTI HIGH SCHOOL, MADURAI (T)-cont.	
5030A	Samayya Arathalam.	1433A	Pannappillaiam Chandraasakham Nalair.
5234A	Samayya Pappaya.	1443A	Kadavathi Padmalakshmi.
5438A	Subramanyam Achali A.R.	1450A	Nilgopal Krishnaswami Uppathalam.
1671A	Kannappa Venkatasubramanyam Man.	1474A	Padarabi Govindaswami Puriyath.
1693A	Chitra Venkat Rao.	1476A	Govindaswami Andraswami.
1865A	Aluru Venkata Subramanyam Raja.	1478A	Dhanraj Venkataswami.
1895A	Samudrakala Venkata Sivaswamy.	1481A	Venkatasubramani Venkataswamy.
1708A	Harida Venkata Jayaramaswami.	1487A	Venkatarama Venkataswami.
1728A	Manikavas. Mahalinga.	1497A	Ngallur Sivaswami Chetti.
1771A	Telugur Nandayya.	1503A	Pammi Mahaswamikalai.
1772A	Anantha Subba Rao.	1504A	Kishori Putnam Parvathamma.
1773A	Talampati Subramanyam.	1505A	Krishnaswami Dossaswami.
1774A	Palanisami Narayanaswami.	1510A	Karupakkam R. Jayapalan.
1775A	Subbiah Sankaran.	1512A	Mutha Srinivasan.
1776A	S. Sivaswamy.	1513A	Tirupparabai Krishnaswami.
1778A	Potla Venkaya.	1521A	Kottayar Chakradhar Krishnaswami.
7080A	Kannayya Madhukrishnaswami.		
7082A	Anandani Sivaswamy Rao.	1522A	Gandhiya Sridheyan.
8124A	Palaniswami Sundaraswami.	1543A	Chandrasekaran Sivaswami.
3144A	Kannappa Sankaran.	1545A	Thangapathi Sivaswami.
3147A	Venkata Sankaran.	1568A	Changaram Chingayya Chetti Doraswami.
3147A	Kannappa Sankaran.		
3147A	Chandrasekaran Sankaran.	1569A	Kannan Doss Sampathi Doss.
4375A	Sathi Sankaran.	1571A	V. Jayapathi Appa Sivaswami.
PARENTAPPATTI HIGH SCHOOL, MADURAI (T).		1581A	Kottar Kannaiah.
5648A	Aluru Kishori Sankaranthi Madali.	1582A	Kandamurugan Perumal.
5649A	Sankaya Mahadev Rao.	1583A	Murugesu Krishnaswami Nayudu Perumal.
5649A	Akkiravathi Sankaran Chetti.	1590A	Perumal Sankaranthi Sankaranthi.
5649A	Samaya Sankaranthi Rao.	1591A	Muthukrishna Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1592A	Thangapathi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1593A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1594A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1595A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1596A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1597A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1598A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1599A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1600A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1601A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1602A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1603A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1604A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1605A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1606A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1607A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1608A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1609A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1610A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1611A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1612A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1613A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1614A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1615A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1616A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1617A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1618A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1619A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1620A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1621A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1622A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1623A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1624A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1625A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1626A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1627A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1628A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1629A	Sankaranthi Sankaranthi Sankaranthi.
5649A	Sankaranthi Sankaranthi Sankaranthi.	1630A	Sankaranthi Sankaranthi Sankaranthi.

Serial
number
of the
S.S.C.

Name of pupil.

MUNICIPAL HIGH SCHOOL,
MADRAS (194)

35190	Lakshmi Narayanan, V.
35229	S. Vasudha.
35248	S. Chakrapal.
35261	K. Krishnaswami.
35251	H. Sundaresan.
35252	V. Subramanyam.
35253	V. N. Rameshchandra.
35254	R. Ramachandra.
35257	M. S. Rajagopal.
35261	T. Srinivasan.
35262	V. Srinivasan.
35270	K. S. Srinivasan.
35272	T. V. Krishnaswamy.
35273	S. Srinivasan.
35274	N. Srinivasan.
35275	V. Srinivasan.
35276	M. Srinivasan.
35277	N. Srinivasan.
35278	N. Srinivasan.
35279	N. Srinivasan.
35280	N. Srinivasan.
35281	N. Srinivasan.
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35296	N. Srinivasan.
35297	N. Srinivasan.
35298	N. Srinivasan.
35299	N. Srinivasan.
35300	N. Srinivasan.

Serial
number
of the
S.S.C.

Name of pupil.

MUNICIPAL HIGH SCHOOL, MADRAS
(195)

40178	S. Venkateswara.
40224	M. Venkata Rao.
40241	C. S. Gopalakrishna.
40271	Krishnaswami, K.
40281	S. Srinivasan.
40282	S. Srinivasan.
40283	S. Srinivasan.
40284	S. Srinivasan.
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40310	S. Srinivasan.
40311	S. Srinivasan.
40312	S. Srinivasan.
40313	S. Srinivasan.
40314	S. Srinivasan.
40315	S. Srinivasan.
40316	S. Srinivasan.
40317	S. Srinivasan.
40318	S. Srinivasan.
40319	S. Srinivasan.
40320	S. Srinivasan.
40321	S. Srinivasan.
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40325	S. Srinivasan.
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40332	S. Srinivasan.
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40393	S. Srinivasan.
40394	S. Srinivasan.
40395	S. Srinivasan.
40396	S. Srinivasan.
40397	S. Srinivasan.
40398	S. Srinivasan.
40399	S. Srinivasan.
40400	S. Srinivasan.

Serial
number
of the
S.S.C.

Name of pupil

MURUGAPAL HIGH SCHOOL, MAYAVARAM (H.P.)

- 34362a Kandasami, G.
34363a Rajaram, C.
34364a Subramanian, K.
34365a Subramanian, T. V. M.
34366a Subramanian, K. B.
34367a Subramanian, S.
34368a Krishnamoorti, A. S.
34369a Lakshminarasimhan, S.
34370a Madhavan, M.
34371a Narayanan, K.
34372a Narayanan, S.
34373a Narayanan, P.
34374a Narayanan, M.
34375a Narayanan, A. K.
34376a Nair, V.
34377a Narayanan Arulani, M. S.
34378a Narayanan, K.
34379a Narayanan, K.
34380a Narayanan, K.
34381a Narayanan, K.

HIGH SCHOOL, TIRUPATTIPALLI (H.P.)

- 34382a Kandasami, K.
34383a Kandasami, K.
34384a Kandasami, U.
34385a Kandasami, N. S.
34386a Kandasami, V. S.
34387a Kandasami, K.
34388a Kandasami, K.
34389a Kandasami, M.
34390a Kandasami, K.

GOVERNMENT COLLEGE, COIMBATORE (H.P.)

- 34391a Kandasami, K.
34392a Kandasami, K.
34393a Kandasami, K.
34394a Kandasami, K.
34395a Kandasami, K.
34396a Kandasami, K.
34397a Kandasami, K.
34398a Kandasami, K.
34399a Kandasami, K.
34400a Kandasami, K.
34401a Kandasami, K.
34402a Kandasami, K.
34403a Kandasami, K.
34404a Kandasami, K.
34405a Kandasami, K.
34406a Kandasami, K.
34407a Kandasami, K.
34408a Kandasami, K.
34409a Kandasami, K.
34410a Kandasami, K.

GOVERNMENT COLLEGE, COIMBATORE (H.P.)

- 34411a Kandasami, K.
34412a Kandasami, K.
34413a Kandasami, K.
34414a Kandasami, K.
34415a Kandasami, K.
34416a Kandasami, K.
34417a Kandasami, K.
34418a Kandasami, K.
34419a Kandasami, K.
34420a Kandasami, K.
34421a Kandasami, K.
34422a Kandasami, K.
34423a Kandasami, K.
34424a Kandasami, K.
34425a Kandasami, K.
34426a Kandasami, K.
34427a Kandasami, K.
34428a Kandasami, K.
34429a Kandasami, K.
34430a Kandasami, K.

Serial
number
of the
S.S.C.

Name

GOVERNMENT COLLEGE, COIMBATORE (H.P.)

- 34431a Kandasami, K.
34432a Kandasami, K.
34433a Kandasami, K.
34434a Kandasami, K.
34435a Kandasami, K.
34436a Kandasami, K.
34437a Kandasami, K.
34438a Kandasami, K.
34439a Kandasami, K.
34440a Kandasami, K.
34441a Kandasami, K.
34442a Kandasami, K.
34443a Kandasami, K.
34444a Kandasami, K.
34445a Kandasami, K.
34446a Kandasami, K.
34447a Kandasami, K.
34448a Kandasami, K.
34449a Kandasami, K.
34450a Kandasami, K.

D.J. HIGH SCHOOL, COIMBATORE (H.P.)

- 34451a Kandasami, K.
34452a Kandasami, K.
34453a Kandasami, K.
34454a Kandasami, K.
34455a Kandasami, K.
34456a Kandasami, K.
34457a Kandasami, K.
34458a Kandasami, K.
34459a Kandasami, K.
34460a Kandasami, K.

BOARD HIGH SCHOOL, LARGHAT (H.P.)

- 34461a Kandasami, K.
34462a Kandasami, K.
34463a Kandasami, K.
34464a Kandasami, K.
34465a Kandasami, K.
34466a Kandasami, K.
34467a Kandasami, K.
34468a Kandasami, K.
34469a Kandasami, K.
34470a Kandasami, K.

GOVERNMENT COLLEGE, COIMBATORE (H.P.)

- 34471a Kandasami, K.
34472a Kandasami, K.
34473a Kandasami, K.
34474a Kandasami, K.
34475a Kandasami, K.
34476a Kandasami, K.
34477a Kandasami, K.
34478a Kandasami, K.
34479a Kandasami, K.
34480a Kandasami, K.
34481a Kandasami, K.
34482a Kandasami, K.
34483a Kandasami, K.
34484a Kandasami, K.
34485a Kandasami, K.
34486a Kandasami, K.
34487a Kandasami, K.
34488a Kandasami, K.
34489a Kandasami, K.
34490a Kandasami, K.

Serial number of the S.S.L.C.	Name of pupil.
SETPATI HIGH SCHOOL, LALOTH (40) - con.	
25192a	Mushakandaram, T. Y.
25193a	Sunderaraja, T.
25194a	Rangaswami, D.
25195a	Vaidyanathan, K. R.
25196a	Venugopalan, K. S.
25197a	Venugopal, V. R.
25198a	Gopalak, V. R.
SETHUPATI HIGH SCHOOL, MADURA (40).	
25199a	Sethupathi Rajagopalak.
25200a	Alvar Perumal.
25201a	R. Thirumalvaran.
25202a	Venkataraman Sundaram.
25203a	Narasimha Nagarajalingam.
25204a	Rangaswami Rangaswami.
25205a	Dandapani Krishna Subbaraman.
25206a	Pandeyan Thirumal Pili.
25207a	Raghunathan Nagai Rao.
25208a	Agarwal Subbaraya.
25209a	Perumal Perumal Chetti.
25210a	Venkataraman Krishna.
25211a	Shankar K. Subramani.
25212a	Shankar Subramani Krishna Padi.
25213a	Nalanda.
25214a	Krishna Krishna.
25215a	Venkataraman Gopalak Subbaraman.
25216a	Subba Vaidyanathan.
25217a	Madhava Padmanabhan.
25218a	Adhikari Krishna.
25219a	Shankar Arin Mahendran Gopal.
25220a	Krishna Venkatesh.
25221a	Agarwal Chellappa.
25222a	Rangaswami Karuppanan.
25223a	Perumal Alvar.
25224a	Krishna Venkatesh Mathandaram.
25225a	Ramkrishna Subramaniya Mahendran.
25226a	Puthiya Thirumal.
25227a	Madhava Karuppanan.
25228a	Adhikari Venkatesh.
25229a	Adhikari Venkatesh.
25230a	Adhikari Venkatesh.
25231a	Adhikari Venkatesh.
25232a	Adhikari Venkatesh.
25233a	Adhikari Venkatesh.
25234a	Adhikari Venkatesh.
25235a	Adhikari Venkatesh.
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25250a	Adhikari Venkatesh.
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25253a	Adhikari Venkatesh.
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25256a	Adhikari Venkatesh.
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25294a	Adhikari Venkatesh.
25295a	Adhikari Venkatesh.
25296a	Adhikari Venkatesh.
25297a	Adhikari Venkatesh.
25298a	Adhikari Venkatesh.
25299a	Adhikari Venkatesh.
25300a	Adhikari Venkatesh.

Serial number of the S.S.L.C.	Name of pupil.
SETHUPATI HIGH SCHOOL, MADURA (40) - con.	
25301a	M. N. Subramaniyan.
25302a	G. Chinnappa.
25303a	T. Chinnappa.
25304a	K. Rangaswami.
25305a	P. Subramaniyan.
25306a	V. Kalathappan.
25307a	K. P. Krishnaswami.
25308a	Subramaniyan, R.
25309a	T. M. Subramaniyan.
25310a	T. A. Krishnaswami.
25311a	Madhava Sundara Madhavan.
25312a	M. Madhava.
25313a	R. Perumal.
25314a	V. Subramaniyan.
25315a	A. Vignaraja.
25316a	K. Venkatesh.
25317a	R. Subramaniyan.
25318a	A. Venkatesh.
25319a	M. K. Narayan.
25320a	P. H. Karuppanan.
25321a	T. Thirumal.
25322a	R. Madhavan.
25323a	R. Madhavan.
25324a	K. Narayanaswami.
25325a	M. Venkatesh.
25326a	M. Arunachalam.
25327a	M. K. Arunachalam.
25328a	V. Subramaniyan.
25329a	T. Venkatesh.
25330a	V. Venkatesh.
25331a	Ramkrishna, M.
25332a	R. Arunachalam.
25333a	T. Arunachalam.
25334a	T. Arunachalam.
25335a	T. Arunachalam.
25336a	T. Arunachalam.
25337a	T. Arunachalam.
25338a	T. Arunachalam.
25339a	T. Arunachalam.
25340a	T. Arunachalam.
25341a	T. Arunachalam.
25342a	T. Arunachalam.
25343a	T. Arunachalam.
25344a	T. Arunachalam.
25345a	T. Arunachalam.
25346a	T. Arunachalam.
25347a	T. Arunachalam.
25348a	T. Arunachalam.
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25352a	T. Arunachalam.
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25360a	T. Arunachalam.
25361a	T. Arunachalam.
25362a	T. Arunachalam.
25363a	T. Arunachalam.
25364a	T. Arunachalam.
25365a	T. Arunachalam.
25366a	T. Arunachalam.
25367a	T. Arunachalam.
25368a	T. Arunachalam.
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25375a	T. Arunachalam.
25376a	T. Arunachalam.
25377a	T. Arunachalam.
25378a	T. Arunachalam.
25379a	T. Arunachalam.
25380a	T. Arunachalam.
25381a	T. Arunachalam.
25382a	T. Arunachalam.
25383a	T. Arunachalam.
25384a	T. Arunachalam.
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25392a	T. Arunachalam.
25393a	T. Arunachalam.
25394a	T. Arunachalam.
25395a	T. Arunachalam.
25396a	T. Arunachalam.
25397a	T. Arunachalam.
25398a	T. Arunachalam.
25399a	T. Arunachalam.
25400a	T. Arunachalam.

Serial
number
of the
A.S.L.B.

Name of pupil.

UNIONFATH HIGH SCHOOL, KADURA (M)—cont.

- 26746a T. Sankaranarath.
26747a D. K. Mahomed Taseem.
26748a Sankaranarath, S.
26749a T. K. Lakshmanan Rao.
26750a G. Palaraya.
26751a H. Sankaran.
26752a P. Mathuramappan.
26753a S. Sankaranarath.
26754a K. S. Yerramasan.

G.M. COLLAGE, TENNESSEE (M)—cont.

- 12440a Gopalachandra Derranathachari.
12441a V. K. S. S. V.
12442a V. K. S. S. V.
12443a V. K. S. S. V.
12444a K. S. S. V.
12445a S. S. V.
12446a S. S. V.
12447a S. S. V.
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12450a S. S. V.
12451a S. S. V.
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12460a S. S. V.
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12500a S. S. V.

- 26755a S. S. V.
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26757a S. S. V.
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26759a S. S. V.
26760a S. S. V.
26761a S. S. V.
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26781a S. S. V.
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26783a S. S. V.
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26792a S. S. V.
26793a S. S. V.
26794a S. S. V.
26795a S. S. V.
26796a S. S. V.
26797a S. S. V.
26798a S. S. V.
26799a S. S. V.
26800a S. S. V.

Serial
number
of the
A.S.L.B.

Name of pupil.

G.M. COLLAGE, TENNESSEE (M)—cont.

- 1118a Mahalingam, T. M.
1119a Ramalingam, A.
1120a Sankaranarath, S.
1121a Sankaranarath, S.
1122a Sankaranarath, S.
1123a Sankaranarath, S.
1124a Sankaranarath, S.
1125a Sankaranarath, S.
1126a Sankaranarath, S.
1127a Sankaranarath, S.
1128a Sankaranarath, S.
1129a Sankaranarath, S.
1130a Sankaranarath, S.
1131a Sankaranarath, S.
1132a Sankaranarath, S.
1133a Sankaranarath, S.
1134a Sankaranarath, S.
1135a Sankaranarath, S.
1136a Sankaranarath, S.
1137a Sankaranarath, S.
1138a Sankaranarath, S.
1139a Sankaranarath, S.
1140a Sankaranarath, S.
1141a Sankaranarath, S.
1142a Sankaranarath, S.
1143a Sankaranarath, S.
1144a Sankaranarath, S.
1145a Sankaranarath, S.
1146a Sankaranarath, S.
1147a Sankaranarath, S.
1148a Sankaranarath, S.
1149a Sankaranarath, S.
1150a Sankaranarath, S.

ST. JOHN'S GIRLS HIGH SCHOOL,
KADURA (M).

- 4021a M. Sankaran.
4022a M. Sankaran.
4023a M. Sankaran.
4024a M. Sankaran.
4025a M. Sankaran.
4026a M. Sankaran.

KING SCHOLAR, KARAKKAL (M).

- 12224a S. Sankaran.
12225a S. Sankaran.
12226a S. Sankaran.
12227a S. Sankaran.
12228a S. Sankaran.
12229a S. Sankaran.
12230a S. Sankaran.
12231a S. Sankaran.
12232a S. Sankaran.
12233a S. Sankaran.
12234a S. Sankaran.
12235a S. Sankaran.
12236a S. Sankaran.
12237a S. Sankaran.
12238a S. Sankaran.
12239a S. Sankaran.
12240a S. Sankaran.
12241a S. Sankaran.
12242a S. Sankaran.
12243a S. Sankaran.
12244a S. Sankaran.
12245a S. Sankaran.
12246a S. Sankaran.
12247a S. Sankaran.
12248a S. Sankaran.
12249a S. Sankaran.
12250a S. Sankaran.
12251a S. Sankaran.
12252a S. Sankaran.
12253a S. Sankaran.
12254a S. Sankaran.
12255a S. Sankaran.
12256a S. Sankaran.
12257a S. Sankaran.
12258a S. Sankaran.
12259a S. Sankaran.
12260a S. Sankaran.
12261a S. Sankaran.
12262a S. Sankaran.
12263a S. Sankaran.
12264a S. Sankaran.
12265a S. Sankaran.
12266a S. Sankaran.
12267a S. Sankaran.
12268a S. Sankaran.
12269a S. Sankaran.
12270a S. Sankaran.

HIGH SCHOOL, PATTANADAI (M).

- 7701a S. Sankaran.
7702a S. Sankaran.

GOVERNMENT VICTORIA COLLEGE,
PALNAT (M).

- 8011a Sankaranarath Sankaranarath Appay
Sankaranarath.
8012a Sankaranarath Sankaranarath Appay
Sankaranarath.
8013a Sankaranarath Sankaranarath Appay
Sankaranarath.
8014a Sankaranarath Sankaranarath Appay
Sankaranarath.
8015a Sankaranarath Sankaranarath Appay
Sankaranarath.
8016a Sankaranarath Sankaranarath Appay
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8017a Sankaranarath Sankaranarath Appay
Sankaranarath.
8018a Sankaranarath Sankaranarath Appay
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8019a Sankaranarath Sankaranarath Appay
Sankaranarath.
8020a Sankaranarath Sankaranarath Appay
Sankaranarath.
8021a Sankaranarath Sankaranarath Appay
Sankaranarath.
8022a Sankaranarath Sankaranarath Appay
Sankaranarath.
8023a Sankaranarath Sankaranarath Appay
Sankaranarath.
8024a Sankaranarath Sankaranarath Appay
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8025a Sankaranarath Sankaranarath Appay
Sankaranarath.
8026a Sankaranarath Sankaranarath Appay
Sankaranarath.
8027a Sankaranarath Sankaranarath Appay
Sankaranarath.
8028a Sankaranarath Sankaranarath Appay
Sankaranarath.
8029a Sankaranarath Sankaranarath Appay
Sankaranarath.
8030a Sankaranarath Sankaranarath Appay
Sankaranarath.

Serial number of the S.E.C.C.	Name of pupil.	Serial number of the S.E.C.C.	Name of pupil.
GOVERNMENT VICTORIA COLLEGE, PALOHAT (H)—cont.		GOVERNMENT VICTORIA COLLEGE, PALOHAT (H)—cont.	
24600a	Madanlal Aartham Karami Eadi.	24592a	Pilamoor Cherenkoth Ramasathan Nagan.
24602a	Gairidharaprasad Chami Aggar Fydnath.	24593a	Madan Nali Chakayil.
24612a	S. Nipalchandraasam.	42282a	Chithaguram Vidyasath Aggar Bala.
24614a	Vithinath Aggar, L. P.	42283a	Kripeshi Mahadeva Jandavathar Sathidandam.
24616a	Bhikhariprasad Anantakrishna - Satal Vamantham.	42284a	Kedharapur Sivarama Aggar Balakrishna.
24618a	Tarwood Chintpala Bhagavathar Balakrishna.	S.E. HIGH SCHOOL, ALATHUR (H).	
24620a	Lebalchintpapuram Anantakrishna - Ramo.	24595a	Uthman Jahan Hiyasbati Edam.
24622a	Kalyath Vankhi Sakhi Vaidyar Sakhi.	24596a	Kripeshi Puthiyavathi Govindan Nali.
24624a	Channuragat Pothan Vithi Karama.	24597a	Kandam Vithian Govindan Thathan.
24626a	Karungal Kankrasa Nagan.	24598a	Krishnakanti Chintpeshi Aggar Krishan Aggar.

Office of the Commr. for Govt. Examinations,
Madras, 24th September 1920.

TRAINING SCHOOL LEAVING CERTIFICATE EXAMINATION, 1920.

SECONDARY GRADE.

Composition.

In the list of text-books in vernacular languages published in Part I.B. of the Port Bl. George Gazette in the issue of the 26th July 1920, at page 390 under the head of *Idioms* against Item 2—

For "Sullabam Paravaram," read "Sullabam Paryayam".

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 24th September 1920.

D. A. HOSDAY,
Secretary.

UNIVERSITY OF MADRAS.

ADMISSION AND CONDUCTORSHIP.

In the list of School-leaving Certificate holders declared eligible for admission to University courses of study in 1919-21 and subsequent years, published as Supplement to Part I.B. of the Port Bl. George Gazette, dated 24th August 1920—

Page 6—*delete* the following as the first name under C.M.S. High School, Seravada, under the respective headings—

24593a A. Chidambaram Pandurathakrishna 14 Seravada Telugu.
Suryajaya Das.

Page 25—For number '24598a', against the last name under 'The American College, Madras,' read '24596a'.

Private House, 24th September 1920

EXAMINATIONS, OCTOBER 1920.

NOTICE TO CANDIDATES REGARDING MATH. THEORY.

Candidates for the approaching Examinations who are to be examined at Madras should obtain their full tickets at the Examinations House on or after the dates specified below—

Examinations	Dates when full tickets will be issued.
F.I., and F.I. Examinations	From Wednesday, 24th September 1920.
First and Second M.B. or L.B. & S. ..	Do. Do.
Third M.B. and First M.S. or L.M. & S. ..	From Thursday, 7th October 1920.
Intermediate Examinations in Arts and Science.	From Wednesday, 24th October 1920.
B.A. Degree Examinations ..	Do. Do.
B.A. (Honours) Preliminary Examinations ..	Do. Do.

application for admission is forwarded, and in the case of those residing outside this Presidency, the fee should be sent to the Bank of Hindustan, Madras, and the receipt therefor sent to the Registrar.

4. How useful?

Sept. 24, 1929.

K. TAMMIST MÜNCH,
Acting Registrar

COLLAPSE OF BIODIVERSITY

RE-REANIMATION IS ESTIMATED TO BE HELD IN AUGUST 2006.

The following final year students have qualified in the re-examination in Surveying held in August 1930:—

[illegible]

College of Engineering, Quincy,
7th September 1826.

C. L. CARTWRIGHT,
Acting President

NOTIFICATION

Headmasters and managers of secondary schools are informed that B. Ganesamoorthy Rao, who fraudulently obtained admission into Form IV of the Noble College School, Madhavaram, is, with the sanction of the Director of Public Instruction, delivered from admission into any recognized school till the beginning of the school year 1921-22.

14th November 1959

ABDUL HAKIM,
Inspector of Schools, Thiruv. Circle.

T. Rengasudanan and M. O. Rengasabharani, formerly pupils of class V of the Sreejeshwari High School, Madurai, and formerly of Term I of St. Mary's High School, Madurai, were hereby declared for one year from admission into any recognized school for having obtained admission in St. Mary's High School, Madurai, by false representations.

Firebaugh, 25 September 1939.

H. F. SAUNDERS,
Acting Inspector of Schools, Santa Cruz

Heads and managers of institutions and officers who know or happen to hear of the ex-student whose particulars are given below are requested to intimate to the undersigned.

- | | |
|--|---|
| (1) Place of school - Mrs. William Beckwith | (2) Amount of stipend and traveling allowance during 1937-38 - \$2,300.00 |
| (3) Name of parent or guardian - Mr. G. Hargreave | (4) School for which the child is attending - The University High School, Baltimore |
| (5) Grade or room - Junior 1 - Freshman | (6) Remarks - Child has failed to fulfill the conditions of the bond provided by her father under contract of the school. |
| (7) Date of birth - 1st April 1915 | |
| (8) The child is attending in this school - with July 1937 to 31st March 1938. | |

Presidency Training School for Missions,
Madras, 6th September 1902.

M. I. ERSKINE,
Army Superintendent

LIST OF TEACHERS WHOSE CERTIFICATES WERE COMPLETED
DURING 1969, UNDER RULE 149 OF THE MADRAS EDUCATIONAL RULES

Sl. No.	Name of the candidate	Sex	Institution in which trained	Year of passing Preliminary Examination	Class of certificate	Date of issue	Number of the certificate
1	Thiruvengadam Venkateshadasa	Male	Government Veterinary Training School, Rajahmundry.	April 1927	Second class.	1927.	18001
2	Pud. Krishnaswamy Sastri	Do.	Do.	March 1928	Do.	1928 April	18130

Govt. Training College, Rajahmundry,
12th September 1936.

B. TATACHART,
Acting Principal

40 VIKAS MITAL, SODOL & SHARMA

Under the Fellowship Scholarship for 1920-21, the Acting Inspector of Schools, South China, is pleased to nominate with effect from 1st July 1920 scholarship on behalf of the under-mentioned pupils of the monthly salary of the £ 6 each and payable to the bank standing at Higher Elementary schools till the end of June 1921:—

State will pay: at page	Reimbursement which limits.	Time of reimbursement when will pay the amount.
Government Schoolchildren's Hostel for Panosians.		

Government Schoolchildren: District of Columbia

- | | | | |
|-------------------|---|-----------------|---------|
| 1. Sengapah, D. | Agnes Railway Station School,
Egmore. | M. K. R. S. O. | Bellur. |
| 2. Anandav Pillai | Madras Tamil Mission School,
Parangaswami Church Street
North Coimbatore. | Mr. G. J. Isaac | |

2. The scholarships are subject to the hand—"Government Scholarships—Higher Elementary Schools for Boys."

3 The instructions contained in the above notification regarding the grant of award and other leave to civil servants and the maintenance of equities call for the utmost of Governmental observance and should be strictly adhered to.

4. The scholarships are payable monthly and in advance.

Malaya, 18th September 1950

Under section 1 of the Government Scholarship Notification for 1960-71, 'The Acting Inspector of Schools, Santa Cruz, is pleased to announce scholarships on behalf of the undersigned pupils of the secondary schools of the District. The total value of the awards is £1,000 and payable in the form of quarterly payments of £250 each over four years. The first payment will be made at the end of the first term of the school year commencing on 1st July 1961.'

[illegible]

2. The scholarships are debitable to the head "Government Scholarships—Secondary Schools for Boys."

5. The instructions contained in the above certification regarding the grant of moral and other leave to scholarship holders and the maintenance of the equivalence roll for the amount of scholarship drawn and disbursed should be strictly adhered to.

6. The following variables are continuous and in advance:

Klažana, 10th September 1926

TERMINATA

In this office Memorandum H.D. No. 195-68, dated 28 September 1938, sanctioning special scholarships for Muslim students and Parsees in the first form of Government schools—

1998

- | | | Correspondent. |
|-----------------|---------------------------------|---|
| 1. Chand Babbar | Kailash High School, Triplicane | Rev. D. G. M. Iyiah. |
| 2. Chand Babbar | U.C.O. High School, Furmber | M.R. R. S. S. Balakrishnan
G. Chandra Murthy Nair. |

Madras, 16th September 1939.

¹For "A. Serravallo" see heading certificate No. 38235 and appearing in page 12 of Part I-B of *Ed. M. Gaele Guala*, dated 7th September 1925, read "A. Serravallo" ¹¹.

Melina, 19th September 1990

H. W. CALLAGHAN,
Acting Inspector of Schools, South Omaha

EX-STUDENTS OF THE GOVERNMENT TRAINING SCHOOL, BAYACHINTY.

Managers or heads of institutions and heads of other offices, public or private, in which the services of ex-students of the Government Training School, Bayachinty, are employed are requested to be so good as to fill in the list to the undersigned so as to enable him to take steps to see that the maintenance of the list accorded by them will render training as duly facilitated by them.

List showing the names of ex-students of the Government Training School, Bayachinty, who failed to fill in the maintenance of the list accorded by them, while under training.

Serial number of ex-student.	Name of ex-student.	Name of parent or guardian.	Occupation of parent or guardian.	Age of ex-student.	Examination.	Year of passing.	Grade for which trained.	School in which last employed.	Apprentice for how long.	Signature.
1	361	Radhakrishnan	Teacher.	18	Madras...	1910-11	Eleventhary	Government School, Bayachinty.	2 0 0	120 0 0
2	362	Radhakrishnan	Teacher.	18	Madras...	1910-11	Eleventhary	Government School, Bayachinty.	2 0 0	120 0 0
3	363	Radhakrishnan	Teacher.	18	Madras...	1910-11	Eleventhary	Government School, Bayachinty.	2 0 0	120 0 0
4	364	Radhakrishnan	Teacher.	18	Madras...	1910-11	Eleventhary	Government School, Bayachinty.	2 0 0	120 0 0

A. RAMA RAO,
Inspector of Schools, Port St. George.

Bellary, 21st August 1920

COMPULSORY VERNACULAR TEST PRESCRIBED FOR DEPUTY COLLECTORS, JANUARY 1921.

The President, Board of Examiners, Madras, notifies that the next vernacular examination of candidates for the post of Deputy Collector, whether by the second class test prescribed for Indian candidates or by the third class test prescribed for Europeans and Anglo-Indian candidates, will be held on Thursday the 28th January 1921 and examining days at the following centres: in accordance with G.O. No. 748, Home (Miscellaneous), dated 10th November 1919:—

- | | | |
|-----------------|---------------|----------------|
| (1) Bellary. | (2) Chittoor. | (3) Madras. |
| (4) Coimbatore. | (5) Madras. | (6) Serangoon. |

2. Candidates must send in their applications made out legibly in English on printed forms through the heads of their departments so as to reach the Secretary to the Board of Examiners, Coimbatore, Madras, on or before the 15th December 1920, after which date no application will be considered. Applications which are irregular or defective in any particular will not be considered.

3. All qualified candidates should obtain the required application forms from the treasury at the district in which they belong. Candidates who are residents of Madras should apply for application forms to the Secretary to the Board of Examiners, Coimbatore, Madras.

N.B.—No notice will be taken of any application from qualified candidates requesting to be supplied with application forms from this office.

4. The application of any candidate who asserts a service which is not in the above list of centres will be rejected and no candidate will be allowed to send more than one notice. The notice submitted must be the one entered in the place where he is employed or ordinarily resides. No candidate will on any account be allowed to change the place of examination entered in his application. A candidate appearing without previous permission for examination at a centre other than the one mentioned by him in his application, will not be admitted to the examination.

5. A candidate whose examination cannot be arranged at the centre selected by him, will be required to appear at Madras or such other centre as may be notified to him.

6. All candidates from the same district must enter the same centre. Heads of departments forwarding applications are requested to see that these instructions are strictly followed.

7. Candidates will be examined in the following subjects. They are advised to give special attention to preparing themselves in manuscript writing and conversation. In deciding whether to allow travelling allowance to candidates who fail in the examination the Board will give special weight to their degree of proficiency in these subjects. The test-books already prescribed have been abolished:—

- (a) Copying with accuracy and fluency in the vernacular.

- (b) Reading with fluency and translating accurately two or three stanzas or other stanzas of prose written in a plain running style hand.

(c) Taking down in English, evidence given in the vernacular and asking questions thereon in the vernacular.

(d) Dictating an order on a given subject in the vernacular.

(e) Dictating in writing, with fair accuracy of idiom and grammar, an easy passage of English prose relating to Indian subjects and containing no words that have not found their vernacular equivalents; the passage shall, as far as possible, bear upon questions connected with the department to which the candidate belongs.

8. A candidate coming in half an hour after the appointed time will not be admitted to the examination.

9. No candidate will be allowed to leave the examination room till he has given up his answer paper and till the expiration of at least half an hour after the question paper has been given out.

10. To guard against disappointment candidates are recommended to refer to Part I-B of the *Port St. George Gazette*, from time to time.

Office of the Board of Examiners, Chapat, Madras, 21st August 1931.

HALF-YEARLY EXAMINATIONS, JANUARY 1931.

The usual half-yearly examinations will be held at Madras or in the nearest on the 2nd January 1931. The vernacular examination of candidates for its part of Deputy Collector, whether by the secret class and prescribed for Indian candidates or by the third class test prescribed for European and Anglo-Indian candidates, will be held at Madras where will be noticed specially. Except by special permission, all other examinations in the vernacular will be held at Madras only.

B. The examinations that may be held are as follows:—

I. The First and Second Standards for Assistant Collectors and Probationary Deputy Collectors.

II. Law and Vernacular test for Police officers.

III. Law test for Commissioner Magistrates.

IV. Vernacular tests for—

(1) European and European Civil officers not belonging to the Indian Civil Service

(2) Educational and Medical officers.

(3) Deputy Collectors, Subdivisional Judges and District Magistrate.

(4) Candidates for the Provincial Civil Service.

(5) Principal Magistrate, Bank and Railway officers.

(6) Professors, High Professors and Lecturers.

(7) Higher Standard in Persian, Arabic and Sanskrit.

(8) Oriental Language Teachership Examination.

V. Law, Revenue and Office Procedure and Accounts for Forest officers.

VI. Division B of the Higher Standard prescribed for Assistant Collectors, for Deputy Collectors and other classes of the Revenue Department.

VII. Examination of the English-Literature Assistant Collectors of the Imperial Customs Service in Hindustan by the Higher and Lower Standards.

VIII. The Lower Vernacular Examination.

9. Candidates must send in their applications made out *deputy* in English on printed forms as so in each the *Secretary to the Board of Examiners, Chapat, Madras*, on or before the 31st October 1930; after which date no applications will be considered. Applications which are irregular or defective in any particular will not be taken notice of.

Officers in the service of Government should send in their applications through the hands of their departments.

All applications for examination for revenue should be submitted, through the head of the department concerned, three months before the date fixed for the examination.

Applications for the Oriental Language Teachership Examination should reach the undersigned by 31st December 1929.

10. All proposed candidates should obtain the required application forms from the treasury of the district in which they belong. Candidates who are residents of Madras should apply for application forms to the Secretary to the Board of Examiners, Chapat, Madras.

NOTE.—No notice will be taken of any application from medical candidates regarding to be supplied with application forms from this office.

11. A fee of Rs. 10 for the Oriental Language Teachership Examination and a fee of Rs. 15 for all other examinations in the vernacular of candidates not in the Government service should be paid into the nearest treasury or if at Madras into the Bank of Madras. The receipt should be forwarded to the undersigned with the application for examination, direct but in the case of Bank and Railway Officers, through the hands of their departments. The fees paid for admission to the above examinations will not be refunded or held over to the next examination. Fees paid by candidates for the Oriental Language Teachership Examination will however be refunded on receipt of application for the same at least ten days before the date of examination.

12. As VENT ABOUT INSTRUCTIONS FOR BANK SAID BY APPLICATION FOR EXAMINATION BEING MADE BY OFFICE THE PRESIDENT BANK THE BANK OFFICE BEEN ADVISED TO BE IN EXTENSIVE UNDERSTANDING THAT THE ABOVE STATE WILL BE STRICTLY OBSERVED TO.

Office of the Board of Examiners, Chapat, Madras, 21st August 1931.

**SPECIAL TEST EXAMINATIONS OF OFFICERS OF THE SALT, ASKANI AND
CUSTOMS DEPARTMENT, JANUARY 1921.**

The Secretary, Board of Examiners, informs that the next examination of officers of the Salt, Askani and Customs Department will be held on Monday, the 1st January 1921, and according days at the following centres in accordance with the revised Special Test Notification published in the Jan 21. Ganga Gazette, of the 4th March 1920, Part I, pages 334 to 335 :-

(1) Dibrui.	(7) Chittagong.	(13) Trincomalee.
(2) Dacca.	(8) Madras.	(14) Teluk.
(3) Calcutta.	(9) Rangoon.	(15) Yabou.
(4) Comilla.	(10) Malacca.	(16) Wadai.

2. Candidates must send in their applications made out in English on printed forms sent to each of the Office of the Board of Examiners on or before the 1st January 1921 after which date no applications will be received on any account. Candidates must in each case send an amount warrant and the office to whom they are addressed should be stated.

3. All candidates should obtain the required application forms from the office of the Assistant Commissioners.

4. The prescribed fee of Rs. 2 for each test, or branch of a test except Tests D and E, must be paid into a Government Treasury or at St. Paul's, into the Bank of Madras, and the receipt given by the Treasury Officer or the Secretary and Treasurer, Bank of Madras, attached to the application. On no account will the fee be returned at the Office of the Board of Examiners.

5. Each applicant should be sent direct to the undersigned post-paid, registered and addressed as follows, all the necessary notices being securely fastened to it :-

[Application for admission to the Special Test Examination for Officers of the Salt, Askani and
Customs Department, January 1921.]

To

The Secretary, Board of Examiners,
Chapchuk, Madras.

NOTE.—Candidates anxious to secure themselves that their applications have been received should enclose an addressed post-card in their applications. Such post-cards should send in a separate card for acknowledgment. Such post-cards will be returned to them in due season with acknowledgment. Notices will be taken of any letter from any candidate enquiring whether his application has been received. Instantaneous answers will be required.

6. Candidates for Test E should state whether the universities in which they desire to be examined are (1) their mother tongue or (2) their national language in the University Examinations or (3) a second language. The university preferred in the application form and the degree of the breadth of the Test E, Part C, in which a candidate wishes to be examined should be clearly shown. Applications submitted by any persons will be returned, and if they are not submitted with the documents supplied, so as to reach this office within a week from the date of the application, they will not be accepted.

7. In paying fees into the treasury, candidates should specify the particular test or tests for which the fees are paid.

8. No notice will be taken of the application of any candidate who selects a centre which is not included in the list of centres given in paragraph 1 supra.

9. The fee paid by candidates who may be found to be ineligible to appear for the above examinations will, on no account, be returned to them.

10. Subject to any changes that may be rendered necessary, the examinations will be conducted in the order of time and subjects shown in the adjacent table :-

Date.	Hours.	Subjects.	Tests.
1921.			
Monday, 1st January.	9 a.m. to 12 p.m. "	General Law "	Test A—General.
	2 to 4 p.m. "	Salt Revenue, Finance "	Test B—Salt.
Tuesday, 2nd January.	9 a.m. to 12 noon "	Salt Revenue, Finance "	Test B-1—Salt.
	2 to 4 p.m. "	The Chemistry of Salt and Soda "	Test B-2—Salt.
Wednesday, 3rd January.	10 a.m. to 12 noon "	Old Revenue Regulations and Government Code "	Test C—General.
	12 noon to 1.30 p.m. "	Statistics "	Test D—Registration.
	2 to 4 p.m. "	Surveying and Levelling "	Test E—Registration.
Thursday, 4th January.	9 a.m. to 12 p.m. "	Page Drawing "	Test F—Registration.
	2 to 4 p.m. "	Drawing "	Test G—Registration.
Friday, 5th January.	9 a.m. to 12 p.m. "	Arithmetic "	Test H—General.
	2 to 4 p.m. "	General Law "	Test I—General.
Saturday, 6th January.	9 a.m. to 12 noon "	Finance under the Customs Act "	Test J—General.
	2 to 4 p.m. "	Statistics and Revenue "	Test K—Registration.

Arrangements will be made to hold examinations in D-1 if there are any candidates. The day fixed for this test will be notified later on.

The table fixed for the viva voce examination in Test E in universities will be notified later on.

(By order)

Office of the Board of Examiners, Chapchuk,
Madras, 30th August 1920.

J. W. BOREBANK,
Secretary.

EXAMINATION IN SCHOOL MANAGEMENT AND THE ART OF TEACHING FOR EUROPEAN TEACHERS IN EUROPEAN SCHOOLS, 1929.

An examination in School Management and the Art of Teaching under article 48 of the Code of Regulations for European Schools, Madras and Bangalore, will be held on the 12th December 1929. The nature of the examination will be notified later.

5. The examination is open to European teachers who have taught in recognised European schools in the Presidency of Madras or the Civil and Military Station, Bangalore, for not less than two years since December, 1918, and, under the observation of the Inspector of European Schools or the Director of Schools, Barrackpore, Calcutta, and who have satisfied the Inspector concerned as regards their methods and skill in teaching and in class management.

Applications should be made on printed form which can be obtained from the Inspector of European Schools, Old College, Madras, S.W., and should reach the Inspector on or later than 15th October 1929. They should be accompanied by a covering letter, in which should be quoted any remarks made by the inspecting officer in table (b) of the annual inspecting reports of the persons and previous proceedings relating to the status of the teacher and his or her eligibility to appear for the examination. It should also be mentioned whether the applicant has appeared for the examination before.

Applications from teachers employed in schools should be submitted through the superintending officers concerned in order that the latter may have the opportunity of granting the certificate of eligibility appended to the printed form of application. No fee need be paid before the submission of this application, but each candidate as well as each eligible other person of whose applications will be required to pay the provisional fee (specimen fee) before admission to the examination.

6. Applications from teachers who wish to satisfy the conditions of admission as the duty of receipt of this application should be submitted as soon as possible, in order to facilitate verification in the office of the facts stated in the application and to afford ample time for determination of their eligibility or the reverse.

7. Candidates desiring to secure themselves that their applications have been received should enclose an addressed post card in their respective applications. The post card should bear the words "address only and no other writing." Such post cards will be returned to them in due course with the Inspector's acknowledgment.

8. The following is the curriculum for the examination for the Middle and Primary Teachers' certificates. The same papers may be set for both grades, but may contain a certain number of alternative questions of a simpler nature for candidates of the Primary grade:-

General Management.

(a) School buildings and equipment; the bearing of various types of school building on the work of the school; sanitary conditions and supervision.

(b) The curricula for different types of European schools; the framing of syllabuses in different subjects and of time-tables.

(c) School records including European school registers and returns.

(d) The moral aim of school work and its connection with the home. Formation of habits—moral and mental—such as order, thoroughness, consideration for others, loyalty to fellow-pupils and the school, the intelligent use of leisure. Importance of studying the individual pupil. Personality of teachers. School drill, manner of giving orders and how to deal with them. Breaches of the moral law and how to deal with them. Relations between teacher and pupil and teacher and parent; progress and conduct reports.

Art or Teaching.

General principles of method—(1) The division of a subject into sections suitable (a) for each school year or term, (2) for each lesson. Differences which may be noticed between the sequence of ideas or arrangement of the subject matter, which may be denoted (3) by the nature of the child's mind and (4) by the systematic treatment of text-books. The use of inductive rather than deductive methods.

(2) Perception and apperception.

(3) The typical lesson form; the four steps—

(a) Preparation (particularly as concerned with bringing into the pupils' minds those thoughts and feelings which will help in the acquisition of the new knowledge, whether they are the result of previous lessons or of his out-of-school experiences, and so including an introduction of the aim of the lesson).

(b) Presentation, the modes of presentation, e.g., experiment, narration, developing questioning.

(c) Abstraction, especially limitations to its use.

(d) Application.

The teaching of the subject of arithmetic.—Structure and aim of the vocal system; means of securing distinct articulation; use of strokes, reference speech; reading—the alphabet, look and say and phonic methods, silent reading; recitation, drama, the selection of plays; writing, method of holding pen or pen, hygienic posture in writing; dictation and transcription as means of note taking; the aim of teaching it, its connection with reading and composition; oral and written, the use of pictures, signs, maps, printed letters, word and sentence building and paraphrase in teaching it; the various rules of punctuation; the teaching of arithmetic and geography separately; the value of mental reading; choice of subjects in relation to the various needs of the class.

Visual and oral teaching.—Drawing, the various media suitable for school work and the ability in practice of each, best methods of handling media and processes at work; the use of flat surfaces and shapes, memory drawing as a training in observation and accuracy as a means of expressing facts and ideas. Correlation of drawing with the other subjects of the school course, i.e., map and plan drawing in connection with history and geography and architectural drawing in connection with subject lessons and nature study; drawing in connection with writing; kindergarten conception and their connection with the other subjects of the child's education.

Science study in Elementary Science.—Its aims and methods; the teaching of suitable extracts of lectures about natural phenomena, including animal and plant life and elementary physical geography with reference to local circumstances.

Science work and Elementary Mathematics.—Suitable methods and apparatus, especially practical methods in arithmetic and geometry, and oral methods in arithmetic.

Geography.—Its relation with nature study on the one hand and history on the other; importance of observation or generalisation in geography teaching—the real meaning and use of maps—map drawing and map-reading—other social apparatus.

History.—Present stress in teaching it, too much detail, want of perspective, insistence on its parts and subordination of its subject matter, failure to bring into any relation with their first hand knowledge of things, exclusive reliance on dates, names, failure to correlate with geography and language work. Importance of biography, how to select and teach biography. Necessity of a knowledge of human nature and of realistic treatment. Influence of the study of history on character. How to draw up a good syllabus. Ways of dealing with the class text-book. Selection of appropriate poetry, songs and stories in connection with the period studied.

Domestic Economy for women (household).—Methods appropriate for the teaching of the subject in Middle and Primary schools published by the department.

General.—Notes and note-taking. Their use in school work; home work and exercises, the nature and amount of work for the different classes and in the different subjects, reasons for limiting the amount of home exercise as much as possible in the lower classes; the correction of home exercises and notes.

The preparation of lessons by the teacher, notes of lessons.

Library and museum.—Their value, methods of arranging their use by pupils.

For the High School Teachers' certificate, the above curriculum will be followed except that 'Read and Rye Training' under 'The Art of Teaching' may be replaced by any two of the following subjects:—

- | | |
|-----|--|
| (1) | Special methods of teaching Latin. |
| (2) | Do. French. |
| (3) | Do. Physics (or Domestic Economy in the case of women candidates). |
| (4) | Do. Mathematics. |
| (5) | Do. History and Geography. |

3. European teachers in European schools who have not undergone a course of training, or who though trained, have not passed the written test at the end of the course of training, are expected to appear for the examination provided that they have substantially completed the two years' period of probation; but teachers who have been declared eligible for exemption under article 1(1)(a) and (1)(i) of the Code of Regulations for European Schools, Madras and Bangalore, need not appear.

3. The scheme of the examination will be notified later.

Madras, 4th September 1930.

RENEWAL OF SCHOLARSHIPS.

Under the Code of Regulations for European Schools the Inspector of European Schools, Madras, notifies the renewal of the following *High School Scholarship* mentioned in that office Memo No. 285 B, dated 18th August 1926, on behalf of the undersigned pupils (inclosed in the inclosure sent against them for the period of one year from 1st July 1930 to 30th June 1931 inclusive:—

Number and name of scholarshipholder.	Name of college in which the scholarship is held.	Amount of scholarship per annum.	Field in which scholarship is held.
King George Government High School.			
1. John Robert Howard	Madras Christian College	50	H. Education—scholarships in European School—Kings.
2. Ernest Francis Evans	St. Xavier's College, Mangalore	50	
Queen Victoria Government High School.			
3. Edith Fildes Wright	Queen Mary's College for Women, Madras	50	H. Education—scholarships in European School—Kings.
4. Dorothy May Selous	Do.	50	

Madras, 15th September 1930.

J. H. MELVILLE,
Inspector of European Schools.

ERRATUM.

PART I.B. OF "FORT ST. GEORGE GAZETTE" DATED 2ND DECEMBER 1929, PAGE 755.

List of candidates declared to have passed the *Field Surveyor's Test* held in July 1929.

For
H. Selvarajoo Ayyar
Dhanraj Ramaswami Ayyar.

And
H. Selvarajoo Ayyar
Dhanraj Ramaswami Ayyar.

Survey Office, Madras,
16th September 1930.

F. Y. COMPRETZ,
Acting Director of Survey.

GOVERNMENT MUSEUM.

The number of visitors to the Government Museum during the month of August 1933 was as follows:—

	SUNDAY 1933										Total daily visitors	Total visitors	Per cent of total	Per cent of total
	British	Portuguese	French	Welsh	German	Chinese	Japanese	Malay	Indonesian	Others				
Female	1,100	100	100	100	100	100	100	100	100	100	1,100	1,100	1,100	1,100
Male	1,100	100	100	100	100	100	100	100	100	100	1,100	1,100	1,100	1,100
Total	2,200	200	200	200	200	200	200	200	200	200	2,200	2,200	2,200	2,200

Government Museum, Mysore, Madras.
26th September 1933.

J. H. GRAYLEY,
Superintendent, Government Museum.

VACANCIES.

Applications are invited from qualified mistresses of the secondary grade for the following vacancies in this school:—

- (1) Temporary assistant on Rs. 36, with the local allowance of Rs. 16.
- (2) Temporary assistant on Rs. 36, with the local allowance of Rs. 16.
- (3) Fifth assistant on Rs. 30-2-00, with the local allowance of Rs. 16.

2. Anglo-Indians will be preferred for the first two appointments.

Government Training School for Mistresses,
Madras, 26th September 1933.

H. I. KHUTTY,
Acting Superintendent.

Applications are invited for attendance post in this office on a salary of Rs. 38 per annum. There are further prospects of promotion to the post of clerk provided the applicant gives experience.

S. M. ANWAR-UD-DIN,
Sub-Asst. Inspector of Schools, Madras
Muzumdar Bazaar.

Royapet, 26th September 1933.

Applications are invited from qualified Muhammadan candidates for the post of Third Assistant, Government Muhammadan High School, Kurnool, on a salary of Rs. 35 plus allowances. Applications will be received up to the 15th instant.

A. RAMA RAO,
Inspector of Schools, French Circle.

Bellary, 26th September 1933.

Applications are invited from trained mistresses of the elementary Higher grade for the post of Headmistress in the Board Girls' School, Tirunelveli, on a salary of Rs. 28 per annum. Applications should reach the undersigned on or before the 15th instant.

11, Triplichi Madali Street, Mount Road Post,
26th September 1933.

H. M. BOWEN,
Acting Asst. Inspector of Schools,
Madras Girls' Bazaar.

Wanted a resident Manager for the Government Victoria College, Palghat, on a monthly salary of Rs. 15-1-00 (non-pensionable service) and free board and lodging.

Qualifications required:—

Age between 25 and 35 years; a good working knowledge of English; quick and correct at figures; skill in domestic management; good handwriting; good character of Rs. 500. Applications accompanied with testimonials of character and counterbalanced from two responsible Government servants should reach the undersigned not later than the 1st October 1933.

The selected candidate will be required to join duty at once.

Government Victoria College, Palghat,
26th September 1933.

T. SHANKUNIL,
Principal.

Applications are invited from trained women graduates and teachers of the secondary grade for the non-pensionable appointments in the Government Training School for Mistresses, Changanassery, to be spent directly:—

- One Headmistress on Rs. 125.
- Two Assistants on Rs. 60 each.
- Two Assistants on Rs. 40 each.

Applications which should contain particulars, as to age, sex, qualifications, general and professional, present appointments, should be submitted with copies of testimonials as to reach this office not later than 25th October 1930.

Madras, 12th September 1930.

A. RESHOMANT,
Inspector of Girls' Schools, Central Circle.

Wishes for the Government Training School, Narasingapuram (Temporary) a qualified Gymnastic Instructor on Rs. 25 in Rs. 30-40-50 grade per annum plus the temporary allowance usually sanctioned. Applications which should come through the employer's stamp and qualifications, sex, present appointments (if any), with copies of testimonials should reach the undersigned on or before the end of September 1930.

Vijayapuram, 12th September 1930.

G. A. RAO,
Inspector of Schools, First Circle.



Published by Authority.

No. 54.9

MADRAS, THURSDAY EVENING, SEPTEMBER 21, 1900. (PAGES 4, 5, 6.)

Part 33.—Miscellaneous Notifications.

CONTESTO

		1969-1970		1970-1971	
Administrative, Health, Welfare	100	100	100	100	100
Education, Cultural, Social of Students	100	100	100	100	100
Plant, Public Works, Agriculture and	100	100	100	100	100
Miscellaneous	100	100	100	100	100
General fund	100	100	100	100	100
Capital fund	100	100	100	100	100
Debt fund	100	100	100	100	100
Special fund	100	100	100	100	100
Reserve fund	100	100	100	100	100
Unassigned	100	100	100	100	100
General fund	100	100	100	100	100

APPOINTMENTS, LEAVE, ETC

References

Footings.—M.R. By. Police Subbaya, Balasubrahmanyam, no return from here, to Nannigal-natali Taluk, district—as usual.

Medan, 17th August 1909.

Mr. Sylvester John D'Ho, from Kansas to Marquette (North Kansas District)

M.E. No. Yellowa Mangrova Bay, from Udupi to Kavaratti (North Eastern district)

Mr. Julius Alfred Frenzen Van, to Ulsipi (Beaufort League district).

Mr. Ricardo Alvarez, from Natal to Uruguay (both Kansas direct).

M.H. No. Mangalore (Saini) Raj, from Mulli, to (Saini) Raj (South Kanara District)

Mr. Ernest Frederick Danvers, from Teller to Haskell (South Kansas).

Mr. Ernest Kujawa, 454244, from Fairport to Alaska (South Alaska Dept.)
 31 E. St. Union, Hammond, Indiana, from Stahel to Indiana (South Eastern Ind.)

M.E. no. Nanjundeya Padmanabha Peetha, from Houdang to Malahodri (169th S)

1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26

Mr. Camille Francis Baggett, from Manjeshwar (South Kanara district) to Tolaradi (Coimbatore-Nijigale district) but to continue to act at Joint SPS-Bagottur, Mangalore.

N.R.R. Tadjoo Apparasa Vyas Prastharthana Soc., from Anantangi (Tadjoo district) =
Paralun (Nagapalan district).

M.H.ig. Narasimha Ayyar Rameswari Ayyar, from Periam (Nagapattinam district) is Ananthangi (Tanjore District).

With effect from the 1st October 1929.

M.R.Sy. Chinnappa Rajagopala Rao, Joint Sub-Registrar I, Thiruvelli, to be Joint Sub-Registrar I, Palanur.

M.R.Sy. Anjaney Krishnaiah Appayya Subbaraya Appayya, Joint Sub-Registrar II, Thiruvelli, to be Joint Sub-Registrar II, Palanur.

M.R.Sy. Parthasarathy Krishna Sastri Kalpanaswami Sastri, Joint Sub-Registrar IV, to be Joint Sub-Registrar II, Thiruvelli.

M.R.Sy. Adityaswami Subrahmanya Pillai, under orders of posting as Joint Sub-Registrar, Nagapattinam, to be Joint Sub-Registrar I, Thiruvelli.

Madras, 17th September 1929.

M.R.Sy. Chinnabala Subbaraya Appayya Venkateswami Appayya, on leave from leave, reported to be Sub-Registrar (Police District).

M.R.Sy. Kannaiah Vittal Rajappa Misra, from Sub-Registrar (Salem district) to Coimbatore (Palghat district).

M.R.Sy. Mahabala Perichalan, from Coimbatore (Palghat district) to Madhavaram (Palghat district).

M.R.Sy. Sukkai Subrahmanya Subrahmanya Appayya, on leave from leave, to be Sub-Registrar (Palghat district).

M.R.Sy. Kurala Corinda Kanyan, from Kodavayur to Kanyakulam (Palghat district).

M.R.Sy. Theyyakudi Subrahmanya Venkateswami Appayya, acting at Salem, to be Sub-Registrar (Coimbatore-Salem district).

Madras, 17th September 1929.

Posting.—With effect from the 10th July 1929, consequent on the death of M.R.Sy. Virakrishna Narayanaswami Rajagopal, Sub-Registrar, 1st grade:—

M.R.Sy. Nidam Govindaswami Rajagopal, from 2nd grade to 1st grade, *sub. pro tem.*

Madras, 17th September 1929.

Posting.—M.R.Sy. Ganesan Rajagopal on leave from leave to be Sub-Registrar (Madhavaram district).

M.R.Sy. Kurala Rajagopal Acharya, from Kurala (Madhavaram district) to, Madhavaram (Madhavaram district).

Madras, 17th September 1929.

M.R.Sy. Venkataswami Appayya Sastri, Sub-Registrar, on return from leave, to be Sub-Registrar (Madhavaram district).

Madras, 17th September 1929.

G. M. SCHMIDT,
Inspector-General of Registration.

JUDICIAL.

No. 48. Transfer.—The following transfer of a District Magistrate has been ordered by the High Court:—

M.R.Sy. Kallagudalur Karthikeya Venkateswami Acharya Amangal, from Tiruchirappalli (Principal) to Tiruchirappalli. To open the new court of the District Magistrate of Tiruchirappalli on the 1st October 1929.

No. 49. Appointment and Posting.—M.R.Sy. Sureshvara Venkateswami Appayya Amangal, B.A., B.L., Tiruchirappalli, District Court, Tiruchirappalli, is appointed to act as District Magistrate, and is posted to Tiruchirappalli (Principal).

To join in time to enable M.R.Sy. K. K. Srinivasan Acharya Amangal to open the new District Magistrate's Court at Tiruchirappalli on the 1st October 1929.

High Court, Madras,

12th September 1929.

R. H. COURTNEY,
Clerk.

BOARD OF REVENUE.

SALT, AGRICULTURE AND CUSTOMS DEPARTMENT.

Extension of Leave.—Under article 124 of the Civil Service Regulations, M.R.Sy. Venkateswami Appayya Sureshvara Appayya Amangal, Inspector, is granted an extension of furlough for three months from 10th September 1929. This month he posting to the Tiruchirappalli.

Order article 124 of the Civil Service Regulations and with reference to G.O. No. 177, Financial, dated the 14th March 1929, Mr. Cecil Bala, Inspector, is granted an extension of furlough leave for two months from 10th September 1929.

Board (Revenue Branch), Madras,

11th September 1929.

D. N. STRATHAIR,
Acting Secretary.

FOREST.

Posting.—M.R.Sy. S. Ramachandran Appayya, Engineer, 3rd grade, *sub. pro tem.*, on leave from the 1st month and five days' privilege leave granted to him, on this office service orders No. 74, dated 24th July 1929 and No. 81, dated 24th September 1929, is posted to the charge of Channarayana range, Chittoor district. To join forthwith.

Madras, 16th September 1929.

Leave.—M.R.Sy. A. Chinnabala Pillai, Engineer, second grade, in Channarayana range, Chittoor district, is granted privilege leave for six weeks with effect from 2nd September 1929.

Madras, 16th September 1929.

H. O. KENNEDY,
Acting Commissioner of Forests, Chittoor District.

Transfer.—The following transfers of Rangers and Foresters are ordered:—

- (1) Mr. V. T. Bagge, Ranger, second grade, from Kotian to Kanool Wab—to proceed forth with.
- (2) Mr. A. J. M. Scales, Ranger, seventh grade, retiring from Kanool Wab to Kotian—to join on relief by No. (1).

Wabai, 18th September 1920.

C. M. HODGSON,
Deputy Commissioner of Forests, Kotliwa Circle.

PUBLIC WORKS.

Posting.—M. H. By. T. Venkateshachari Padala, Overman, second grade, is, on return from leave, posted to the II Circle.

Transfer.—The following Upper Subordinate are transferred from the North Panchetty division to the Coimbatore Division, Madras, with sanction to transit pay:—

- (1) M. R. By. T. Krishnamurti, Temporary Upper Subordinate on No. 100
- (2) M. R. By. V. Subbaidi Ayyar, Temporary Upper Subordinate on No. 92

Coimbatore, 18th September 1920.

W. J. J. HOWLEY,
Chief Engineer, P.W.D. (General and Irrigation).

Posting.—M. R. By. S. R. Sankaradas Ayyar, Temporary Upper Subordinate on No. 184, and temporary Sub-Engineer under sanction to small privileges leave, is posted to the Coimbatore Division for charge of the Vavuni subdivision.

1. The privileges leave already granted to him will be held in abeyance pending return of M. R. By. M. Subrahmanya Ayyar or until further orders.

Wabai, 17th September 1920.

O. T. MULLINDER,
Superintending Engineer, I Circle.

Posting.—M. R. By. C. Sankaradas, Temporary Upper Subordinate on No. 40, posted to this Circle as Chief Engineer's Messenger No. 1045-D, dated 2nd September 1920, is reported to the Coimbatore Division for the investigation of drainage improvements in that delta.

Wabai, 14th September 1920.

Posting.—M. R. By. Krishnaswami Ayyangar Rangaswami Ayyangar Rangaswami, a temporary Sub-Engineer, transferred to this Circle in Public Works Department Notification No. 143-D, dated 10th September 1920, is reported to Coimbatore Division for charge of the Tivoli sub-division.

M. R. By. T. Venkateshachari Padala, Overman, second grade, posted to this Circle in the Chief Engineer's telegram, dated 13th September 1920, is reported to the Coimbatore Division for investigation of drainage improvements.

Wabai, 17th September 1920.

L. D. VENKATARAMAN,
Superintending Engineer, II Circle.

Extension of Leave.—The privilege leave for one month granted to M. R. By. G. D. Gangadhar Pillai, Temporary Upper Subordinate, in No. 1018, dated 15th August 1920, is extended by one month.

Bellary, 18th September 1920.

J. M. M. PAKKIRI,
Superintending Engineer, III Circle.

Posting.—M. R. By. M. B. Sankaradas Rao, Overman, second grade, on return from leave, is posted to the West Coast division.

Coimbatore, 17th September 1920.

Transfer.—(1) M. R. By. C. A. Rajagopal Ayyangar, temporary Sub-Engineer, from Coimbatore Division to Tamil Nadu Division, Scheme division for charge of Tirumithuram subdivision. To join on relief by No. (2).

(2) M. R. By. V. Sankaradas Ayyar Rangaswami, Sub-Engineer, 4th grade, from Tamil Nadu Division Scheme division to Coimbatore Division for charge of Edamangalam subdivision. To leave first.

The privilege leave granted to Rajagopal Ayyangar on 14th April No. 1421-B, dated 1st September 1920.

Coimbatore, 16th September 1920.

R. N. AROOTANIVAKI MUDALIYAR,
Superintending Engineer, IV Circle.

Extension of Leave.—The privilege leave for three months granted to M. R. By. S. Venkateswami Ayyar Rangaswami, temporary Sub-Engineer, Madras division, in the office Coimbatore Notification No. 1278, dated 28th May 1920, is extended by one month with reference to G.O. No. 177, Madras, dated 7th March 1919.

Trichopoly, 17th September 1920.

G. S. RAMA AYYAR,
Superintending Engineer, VI Circle.

Appointment and Transfer.—M.R.Sy. S. A. Sankara Ayyar, Assistant, temporary Sub-Engineer, posted to this Circle at Pondicherry, No. 107, dated 10th September 1920, is assigned to the Reception exhibition of the Yesso division.

M.R.Sy. P. Margayana Ayyangar, Assistant, temporary Sub-Engineer, is transferred from the Tassar to the South Arcot division for charge of the Vellore division exhibition.

Madras, 12th September 1920.

A. V. SAKALINGA AYYAR,
Superintending Engineer, F.M. Circle.

APPOINTMENT.

Posting.—The following posting of an Agricultural Demonstrator is ordered:—

M.R.Sy. K. Gopalakrishna Saik, an officer by Special Appointment Director of Agriculture, VII Circle, to be Agricultural Demonstrator under the Deputy Director of Agriculture, V and VII Circles, with his duties charge as Assistant Director of Agriculture, V Circle.

Madras, 12th September 1920.

L. D. SWAMIKESU,
Director of Agriculture.

MEDICAL.

Service placed.—Civil Assistant Surgeon I. E. D'Souza, M.A. & S., recalled from sick leave, is placed at the disposal of the President, District Board, Tanjore, who Civil Assistant Surgeon M. K. Murugeswara Ayyar, M.A. & S., of Local Fund Hospital, Shirdi, proposed to be granted leave.

Madras, 12th September 1920.

Appointment.—Temporary Civil Assistant Surgeon T. Venkateshkrishna Rao, M.A. & S., Second Assistant to the Professor of Physiology, from 31st August 1920 onwards, to be First Assistant to the Professor of Physiology, Medical College, with effect from 1st September 1920 onwards.

Temporary Civil Assistant Surgeon T. Indrakrishna, M.A. & S., on reserve duty, Medical College, from 31st August 1920 onwards, to be Second Assistant to the Professor of Physiology, Medical College, Madras, with effect from 1st September 1920 onwards.

Service placed.—Mr. S. K. Madhupathi, M.A. & S. (late temporary Captain, I.M.S.) on promotion from Military duty, re-constituted in the department as a temporary Civil Assistant Surgeon to Rs. 100 plus 20 per centum, is placed at the disposal of the President, District Board, Madras, and temporary Civil Assistant Surgeon K. V. Gopalakrishna, M.A. & S., of Local Fund Hospital, Tanjore, detached.

Madras, 12th September 1920.

Appointment.—Civil Assistant Surgeon C. Rama Kamaiah, M.A. & S., Acting District Medical and Sanitary Officer and Superintendent, Leucine Asylum and Medical School, Calicut, as relief by Major P. L. P. Wall, M.A. & S., I.M.S., to be Assistant to District Medical and Sanitary Officer, Madras, and Lecturer, Medical School, Calicut.

Transfer.—Civil Assistant Surgeon K. G. Shankara Rao, M.A. & S., Acting Assistant to District Medical and Sanitary Officer, and Lecturer, Medical School, Calicut, as relief by Civil Assistant Surgeon C. Rama Kamaiah, will revert to his original appointment of Lecturer, Medical School, Calicut.

Appointment.—Civil Assistant Surgeon M. L. Kamaiah, M.A. & S., M.D., C.M., posted in this office under No. P. 201, dated 4th September 1920, as Lecturer, Medical School, Calicut, to be also Assistant Superintendent, Medical School, Calicut, from date of joining at Calicut.

Transfer.—Civil Assistant Surgeon P. Sankarai Pal, M.A. & S., Acting Assistant Superintendent and Lecturer, Medical School, Calicut, as relief by Civil Assistant Surgeon M. L. Kamaiah, will revert to his original appointment of Lecturer, Medical School, Calicut.

(By order)

Madras, 17th September 1920.

A. C. ISORAM, Major, I.M.S.,
Principal Assistant to the Surgeon-General.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

CORNER OF BANK STREET AND STRAND ROAD, CALCUTTA.

Open to { WORKING DAYS AND EVENINGS, FROM 10 A.M. TO 5 P.M.
SUNDAYS AND HOLIDAYS, FROM 2 P.M. TO 5 P.M.

The Imperial Library is also a LENDING LIBRARY. It is free to all except children. There is no subscription or fee.

J. A. GRAPMAN,
Librarian.

REMOVAL FROM SERVICE.

Mr. R. N. Antony, late Head Clerk of the Office of the Chief Inspector of Factories, Madras, is removed from service.

The notice of the office notification discharging him from service, and published on pages 478, 1212 and 1245, Part II of *Govt. Gleaner*, dated 19th May 1922, 24th May 1922 and 2nd June 1922, respectively.

Madras, 17th September 1922.

S. A. CASTLEDOCK,
Chief Inspector of Factories.

NOTICE.

With reference to Government of India, Department of Commerce, Notification No. 8102, dated the 19th August 1922, establishing a Local Clearing Office for India for the settlement of Export Duties with effect from 1st August 1922, the following notice is published by the Controller for general information:—

The Local Clearing Office has been established at 1, Council House Street, Colombo. It will deal with debts and claims between British nationals resident in India (including subjects of states in India) and German nationals.

Under the terms of Treaty at Versailles the following classes of pecuniary obligations must be settled through the clearing office:—

(1) Debts payable before the war and due by a national of one of the contracting powers, residing within its territory, to a national of an opposing power, residing within its territory.

(2) Debts which became payable during the war to nationals of one contracting power, residing within its territory and arose out of transactions of contracts with the nationals of an opposing power, resident within its territory, of which the total or partial payment was suspended as a result of the declaration of war.

(3) Interest which has accrued due before and during the war to a national of one of the contracting powers in respect of securities issued by an opposing power, provided that the payment of interest on such securities to the nationals of that power or to nationals has not been suspended during the war.

(4) Capital sums which have become payable before and during the war to nationals of one of the contracting powers in respect of securities issued by one of the opposing powers, provided that the payment of such capital sums to nationals of that power or to nationals has not been suspended during the war.

It is advised for any person to pay or to accept payment of any such debts otherwise than through the Clearing Office or to have any communication with his debtor or creditor except through or by the leave of such office. Communication of this provision is permissible with improvement for two years or less of both.

Persons liable under the Treaty for Satisfaction of claims will ascertain by January 1921. British and Indian residents who have registered their claims against German nationals with a Controller of Enemy Property will, if the claim appears to be admissible, be furnished with forms of proof of claim by this office without further application.

British and Indian residents of German nationals who have not registered their claims should notify such claims to the Controller of the Local Clearing Office as soon as possible.

Collectors' statements or statements of a claim which is not due, or forwarding false information with respect to any claim are punishable with imprisonment for three months or fine or both.

If an amount due is not paid, interest at 6 per cent by way of fine, will be charged by the clearing office to the party not adhering.

If debts are payable in German currency they will, unless the contract provides for a fixed rate of exchange, be paid or credited in Indian Currency at the pre-war rate of exchange, namely, 1 Mark 1922 to the £ 1.

Detailed information for completing proof of claim will be issued with the form of proof, and the Controller will be glad to afford every assistance in his power to those concerned either in a personal interview or by letter.

1, Council House Street, Colombo,
17th August 1922.

(Signature),
Controller, Clearing Office (Enemy Debts).

THE INDIGO CROP OF 1922-23—FIRST REPORT.

(On an average of the five years ending 1914-1919 the area under indigo in the Madras Presidency has represented 5.4 per cent of the total area under indigo in British India.)

The area sown with indigo in the Madras Presidency up to 1st September is estimated at 29,000 acres against 25,540 acres in the corresponding date last year or a decrease of about 12 per cent. The decrease is mainly in Coimbatore and Madurai. The yield is estimated at about 600 tons. Figures by groups of districts are given below:—

(Area in brackets of area in, or being notified.)

Groups of Districts.	Statistics of 1921-22 as well as before up to 1st September		Increase (+) or decrease (—) of area (in brackets) as compared with 1921-22.
	1919-20	1920-21	
(1)	(2)	(3)	(4)
Coimbatore and Madurai	29,000	27,000	+ 2,000
Coimbatore	7,500	5,700	+ 1,800
Madurai	16,500	15,300	+ 1,200
Total	29,000	27,000	+ 2,000

Madras, 14th September 1922.

L. D. SWAMINATHAN,
Director of Agriculture.

TREASURE KNOWN.

It is hereby notified, under section 5 of the Indian Treasure Trove Act (VI of 1878), that on or about 15th day of February 1920 the aforementioned articles valued at Rs. 1,000 were found hidden in the ruined Blackwaters temple, in the village of Bunder in the Patur Division, while digging a pit for planting sugar trees.

1. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent before the Collector of Chittoor at his office at Chittoor, on the 1st day of December 1920 at the Collector's office, Chittoor, Guntur, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

Description of property.		Value.
Copper images of—	(1) Nataraj	20 rupees
	(2) Chendrasekar	20 "
	(3) Sri Venkateswara	25 "
	(4) Sri Venkateswara	15 "
		Rs. 1,000

Chittoor Collector's Office,
25th June 1920.

It is hereby notified, under section 5 of the Indian Treasure Trove Act (VI of 1878), that, on or about the 25th day of July 1920, treasure consisting of the aforementioned articles valued at Rs. 12-6-10 was found hidden in S. No. 450 measured waste in the village of Bunderpalle in the Madanapalle taluk, Chittoor district.

1. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Chittoor at his office at Chittoor, Guntur, on the 1st day of February 1921 in order to the matter being inquired into and determined in accordance with the provisions of the Act.

Description of property.		Value.
Three gold coins weighing 13½ annas or 58½ tola	..	Rs. 4. P. 12. S. 11

Chittoor Collector's Office,
2nd September 1920.

A. UPENDRA PAI,
Deputy Collector.

It is hereby notified, under section 5 of the Indian Treasure Trove Act (VI of 1878) that on the 25th July 1920 the aforementioned articles valued at about Rs. 100 were found by Ramiah Nannam, daughter of Venkanna, and Sarappa Nannam and Subbanna, sons of Chinnappa of Thannampalli, Ongala taluk, Guntur district, in the village-site held by Sarappa Venkanna and Chinnappa's place where treasure is stored.

1. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Guntur at his office on the 1st day of February 1921 at the Collector's office, Guntur, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

Description of property.		Weight.	Height.	Value.
		in oz.	in in.	Rs.
Sreem	(1) Rupee	1 round ..	1 2	200
	(2) Lakshmana	12½ spere ..	1 5	
	(3) Sri	12½	1 5½	
	(4) Krishna	6 round, 6 palane ..	6 9½	
of		7½ spere	6 9½	

Guntur Collector's Office,
4th September 1920.

T. M. HILL,
Collector.

It is hereby notified, under section 5 of the Indian Treasure Trove Act VI of 1878, that treasure valued at Rs. 11-4-0 consisting of small gold coins called chittan coins, thirty in number, each worth about Rs. 9-4-0 was found hidden in the 12th April 1920 in the ground in a small pit, as big as an orange under a stone on the hills close to Ponnambalam village, Arni division, North Arcot district, by some of the sons of Malladrasa village of the same division, during the course of their rice-burning.

1. All persons claiming the said treasure, or any part thereof, are hereby required to appear personally or by agent, before the Collector of North Arcot, at his office at Villup, on the 1st day of November 1920, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

North Arcot Collector's Office,
25th June 1920.

It is hereby notified, under section 5 of the Indian Treasure Trove Act, Act VI of 1878, that on the 10th June 1920, 11 chiefly used gold coins valued at Rs. 48-11-0 were found in a public street in Villup, Wandur taluk, North Arcot district, before the house of Ramakrishna Pillai, Iyengar.

1. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of North Arcot at his office at Villup on the 14th day of February 1921 in order to the matter being inquired into and determined in accordance with the provisions of the Act.

North Arcot Collector's Office,
18th September 1920.

M. M. HOOD,
Collector.

HANITANT COMMISSIOINER.

Statement showing Finance Revenue and Expenditure in each District of the Madras Presidency from August 1895 to 30th September 1904.
(13 to District of Madras.)

[illegible]

Statement showing Flights, Passengers and Deaths in each selected place in the Madras Presidency for week ending 18th September 1920 as compared with two previous weeks.

[illegible]

R. L. PERRET, Lt.-Col., I M.B.,
Adjutant General

Madras, 10th September 1942.

JUDICIAL NOTIFICATIONS.

DECLARATION

[illegible]

NIKKA ABDUL HUSAIN,
Chief of Medicine

Madison, 17th September 1820.

INVESTMENT OF POWER.

Under section 144 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Amendment Act, 1914 (IX of 1914), the High Court is pleased to direct that the undersigned officers shall, in cases in which appeals are allowed, take down the evidence with their own hand in the English language:-

M. R. K. Kameswara Ananthakrishna Krishna Ayyar Amangal, District Munsif, Tondicherry.

High Court, Madras,
11th September 1928.

M.R.J. Gundamarajulu Gnanasing Mahalingam Apper Arangal, Subordinate Judge, Cochin.

High Court, Madras.
12th September 1926.

M.R.J. Othil Kumaraswami Arangal, Additional District Munsif, Cochin.

M.R.J. Maruti Subrahmanyam Anantam Pappu Arangal, Subordinate Judge, Tanjore.

M.R.J. Ramaswami Apper A. Kumbharaswami Arangal, Acting District Judge, Tanjore.

M.R.J. Ramaswami Lakshminarasimhan Apper Arangal, District Munsif, Madurai.

High Court, Madras.
19th September 1926.

C. S. RAMACHANDRA AITAP,
District Engineer, Apper Arangal.

NOTIFICATIONS.

With the previous sanction of His Excellency the Governor in Council, the High Court hereby directs and orders, under section 13 of the Madras Civil Courts Act, 1879, that, from and after the 1st October 1926, Appeals from the Courts and orders of the Courts of the District Munsifs of Coimbatore and Bagapat shall be preferred to the Court of the Subordinate Judge of Bagapat.

His Excellency the Governor in Council having sanctioned in G.O. No. 1028, Home (Judicial), dated the 10th May 1926, the establishment of an Additional District Munsif's Court for the Coimbatore district, the High Court hereby directs under sections 5 and 11 of the Madras Civil Courts Act, 1879, as amended by the Madras Civil Courts Act, 1925, that the said Court shall continue to hold its sittings at Tenali and shall be styled "The Court of the District Munsif of Bagapat at Tenali." The High Court further directs, in supersession of all previous notifications in so far as they relate to the local jurisdiction of the District Munsif's Courts of Bagapat and Tenali, that the following District Munsif's Courts in the Coimbatore district shall be located and have local jurisdictions as follows:—

Number of Court.	Place of sitting.	Jurisdiction.
1. The District Munsif's Court of Tenali.	Tenali ..	The Tenali taluk.
2. The District Munsif's Court of Bagapat.	Bagapat ..	The Bagapat taluk.
3. The District Munsif's Court of Tenali.	Tenali ..	The Bagapat taluk.

This notification shall take effect from 1st October 1926.

In exercise of the powers conferred by section 26 of the Madras Civil Courts Act, III of 1879, as amended by the Decree-making Act, IV of 1914, and with reference to High Court Notifications, dated the 21st February 1917, published at pages 521 and 522, Part II of the Fort St. George Gazette, dated the 21st February 1917, the High Court hereby directs and orders, that, with effect from the 1st October 1926, the Subordinate Judge of Bagapat and the Additional Subordinate Judge, Coimbatore, shall have and exercise the jurisdiction of a Court of Small Causes under the Pro-Cadell Small Causes Courts Act, IX of 1907, for the trial of suits cognizable by such court up to the amount of Rs. 500, over the present and hereinafter and over no other area:—

Place of court.	Local area jurisdiction.
1. The Subordinate Judge of Bagapat.	Tenali taluk.
2. The Additional Subordinate Judge of Coimbatore ..	Coimbatore taluk.

15th September 1926.

His Excellency the Governor in Council having sanctioned in G.O. No. 1028, Home (Judicial), dated the 10th May 1926, the establishment of an Additional District Munsif's Court for the South Arcot district, the High Court hereby directs under sections 5 and 11 of the Madras Civil Courts Act, 1879, as amended by the Madras Civil Courts Act, 1925, that the said Court shall be opened on the 1st October 1926 and shall hold its sittings at Tiruchirappalli and shall be styled "The Court of the District Munsif of Tiruchirappalli." The High Court further directs in supersession of all previous notifications of the establishment, dated the 10th October 1921, published at pages 1285 to 1287 of the Fort St. George Gazette, dated the 17th October 1921, that the following District Munsif's Courts in the South Arcot district, shall be located and shall have local jurisdictions as follows, with effect from the said 1st October 1926:—

Place of court.	Place of sitting.	Jurisdiction.
1. District Munsif's Court of Tiruchirappalli.	Tiruchirappalli ..	Tiruchirappalli and Tiruchirappalli taluk of the taluk of Tiruchirappalli.
2. District Munsif's Court of Tiruchirappalli.	Tiruchirappalli ..	1. Tiruchirappalli taluk. 2. Tiruchirappalli taluk of Tiruchirappalli taluk.
3. District Munsif's Court of Coimbatore at Tiruchirappalli.	Tiruchirappalli ..	1. Tiruchirappalli taluk. 2. Tiruchirappalli taluk of Tiruchirappalli taluk.

Under section 88 of the Madras Civil Courts Act, 1872, the High Court hereby directs that on account of the proximity of plague the Courts of the Principal and Additional District Magistrate of Colaba shall be closed for a period of ten days from Monday the 20th September 1920.

High Court, Madras.
17th September 1920.

R. H. COURTNEY, J.
By Order.

The Executive the Revenue Survey, by notification No. 214, dated the 16th July 1920, published survey No. 1, Part I of the Port St. George Gazette, dated the 2nd August 1920, incorporated with effect from the 20th August 1920 the area of the survey numbers specified in the schedule annexed below from the Common table of the Revenue Survey to the Amasali taluk of the Colaba district, the District Judge hereby directs, under section 19 of the Madras Civil Courts Act, 1872, that with effect from the aforesaid date the Subordinate Judge, Coimbatore, shall cease to have jurisdiction over the area of the survey numbers specified below, and that the said area shall form part of the jurisdiction of the Subordinate Judge of Coimbatore:—

SCHEDULE.

Survey numbers.		Area.		How registered.	
		Acres.			
4150 & B	22-71	Malabar district reserved forest.	
4151	227-01	Do.	
4152	5 131-29	Do.	
		2,349-01			

REVENUE SURVEY.

Survey numbers.		Area.		How registered.	
		Acres.			
300	9-31	Police district reserved forest and village.	
300-3	100-34	Do.	
300-9	48-47	Do.	
109-2-1	1,801-61	Do.	
109-2-2	1,018-01	Do.	
109-2-3	8-80	Do.	
		2,768-53			
109-2-4	3,124-92	Malabar district reserved forest.	
109-2	332-94	Do.	
		3,461-89			

REVENUE SURVEY.

Survey numbers.		Area.		How registered.	
		Acres.			
100	3-29	Kallar reserved forest and villages I and II.	
100-2	3-42	Do.	
100-3 & 100-4	60-67	Do.	
100-5	6-28	Do.	
100-6	9-71	Do.	
100-7	42-71	Do.	
100-8 & 100-9	80-53	Do.	
		158-81			

REVENUE SURVEY.

Survey numbers.		Area.		How registered.	
		Acres.			
111 A	27-43	Channarayana reserved forest.	
111 B	2-11	Do.	
111 C	8-98	Do.	
111 D	10-03	Do.	
111 E	5-48	Do.	
111 F	3-85	Do.	
111 G	3-63	Do.	
111 H	32-64	Do.	
111 I	82-75	Do.	
111 J	77-71	Do.	
111 K	38-23	Do.	
111 L	67-59	Do.	
111 M	2,020-82	Do.	
111 N	2,071-04	Do.	
		8,426-21			

Colaba, 19th September 1920.

J. J. COTTON,
District Judge.

Notification is hereby issued that all original rules relating to the Gazette, Settlements, Revenue, Forests, Fisheries and Police will be sent down to the District Office, Coimbatore, and copies relating to the aforesaid matters and the office of Town and Sanitary will be sent as usual from the District Office, Coimbatore, to the District Office, Coimbatore.

Coimbatore, 20th September 1920.

F. A. GUNESINGHE,
District Judge.

Candidates on entering the examination room will leave their books in charge of the examination Superintendent. At 12 noon and 4 p.m. the answers to the questions for which no books are permitted will be collected. New answer books will then be distributed and candidates will, without leaving their seats, receive their permitted books from the Superintendent.

3. Candidates arriving in the examination room after 10.30 a.m., or 5.30 p.m., will not be admitted.

4. No candidate will be permitted to leave the examination room till about 12.50 a.m. or 5.30 p.m., and a candidate once quitting the examination room will not be again admitted.

5. Candidates are requested not to spoil the floor by throwing ink, etc. They should not detach any sheets from their answer books.

High Court, Madras.
17th September 1920.

O. S. WHITE,
Squay Registrar, Appellate Side.

INSOLVENT PETITIONS.

No. 29 of 1920 in the Court of the District Judge, AMRUTAPUR.

Aravali Chenna Sanyasappa Petitioner.
Babu Balappa and others Counter-petitioner.

Notice is hereby given, under section 7 of Act V of 1920, that the aforementioned petitioner has applied to this Court to be declared an insolvent and that the application is posted to 15th October 1920.

G. G. SOMAYAJULI,
District Judge.

Amruthapur, 15th September 1920.

No. 3 of 1920 in the Court of the District Judge, SOUTH MALABAR.

Pandi Kuth Chelvanad Manjeri, Kollam. Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 31 of 1920 in the Court of the District Judge, SOUTH MALABAR.

E. V. Anantharam Appai, Nageram, Calicut Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 18 of 1920 in the Court of the District Judge, SOUTH MALABAR.

T. Keshu Puri Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 34 of 1920 in the Court of the District Judge, SOUTH MALABAR.

Kandipparamb Achutha Menon, Puthencherry, Kollam Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 15 of 1920 in the Court of the District Judge, SOUTH MALABAR.

Alingal Nachura Menon Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 26 of 1920 in the Court of the District Judge, SOUTH MALABAR.

K. Sankaran Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

No. 21 of 1920 in the Court of the District Judge, SOUTH MALABAR.

A. K. Nohari, Gundrayar Narayana, Thiruvananthapuram Petitioner (Debtor).

Notice is hereby given that the petitioner has been adjudged insolvent under section 30 of Act V of 1920 and his property vested in Official Receiver, South Malabar. Time for discharge six months.

D.P. No. 46 of 1920 (I.P. No. 4 of 1920 in the Court of the District Judge, SOUTH MALABAR).

Unkath Puthanmattil Menon, Kattimannur, Tellicherry, Pudukottai Petitioner (Debtor).

Notice is hereby given that the aforementioned order, dated 25th June 1920, is cancelled and petitioner discharged on 26th August 1920 under section 48 of Act V of 1920.

No. 41 of 1923 in the Court of the District Judge, South Malabar.

Kalishal Yezha Naji, Petitioner, Tala Kalathar Petitioner (Debit).

Notice is hereby given that the said petition presented under section 7 of Act V of 1921 will be heard at 11 a.m. on 26th October 1923.

No. 42 of 1923 in the Court of the District Judge, South Malabar.

Poruthi Keral Varadachoudhary Nair Petitioner (Debit).

Notice is hereby given that the said petition presented under section 7 of Act V of 1921 will be heard at 11 a.m. on 26th October 1923.

No. 43 of 1923 in the Court of the District Judge, South Malabar.

K. P. Mangunnamal Nayar, s.a., s.l., Sri gaudi Pindar,

Calicut Petitioner (Debit).

Notice is hereby given that the petition presented under section 7 of Act V of 1921 will be heard at 11 a.m. on 26th October 1923.

No. 44 of 1923 in the Court of the District Judge, South Malabar.

M. Pannamparam Ayyan, Neralam Village Petitioner (Debit).

Notice is hereby given that the said petition presented under section 7 of Act V of 1921 will be heard at 11 a.m. on 27th October 1923.

No. 45 of 1923 in the Court of the District Judge, South Malabar.

N. Dwarakadasa, Zacher, Calicut Petitioner.

N. Shankar Pricks, V. Harasamath Pricks and H. Krishna

Id Counter-petitioner (Debit).

Notice is hereby given that the said petition presented under section 7 of Act V of 1921 will be heard at 11 a.m. on 26th October 1923.

Calicut, 26th September 1923.

G. H. R. JAGMOON,
District Judge.

No. 46 of 1923 (Interdictory Application No. 86 of 1923) in the Court of the District Judge, Cochin.

Kandamun Gunden, son of Aravandi Gunden residing at Angulo

Kulathi, Potholai village Petitioner.

Chellappa Gunden and others Offenders.

Notice is hereby given that the order of adjournment passed against the petitioner abovesigned on 30th March 1923 is recalled as ordered by the Court on 26th August 1923.

No. 24 of 1923 in the Court of the District Judge, Cochin.

Krishnaswami Gunden, son of Mathias Gunden, residing at

Veduppalayam, hamlet of Thakkuradi, Potholai taluk Petitioner.

A. M. P. K. Sureswami Pillai, son of Subramania Pillai, residing at

estate Potholai Petitioner (Offender).

Notice is hereby given that the petitioner has applied to this Court praying that the debtor above named may be adjudged an insolvent. Hearing—26th October 1923.

Cochin, 26th September 1923.

J. J. CUSTON,
District Judge.

No. 83 of 1923 in the Court of the District Judge, Cochin.

Balamangli Kanyyri, Brahman, Inspector of Police Petitioner.

Jacobson Mathan Petitioner.

Notice is hereby given that the abovesigned debtor was adjudged an insolvent by an order of this Court, dated 2nd April 1923, and that his creditors should present their claims as early as possible before the Official Receiver, Cochin, by filing an affidavit before him either in person or by registered post in form No. 3 of the Madras Provincial Insolvency Rules, 1908.

Cochin, 22nd April 1923.

F. A. COLLIERIDGE,
District Judge.

No. 9 of 1923 in the Court of the District Judge, Cochin.

Aravindan Pillai, son of Sengadam Pillai at Kottampattil,

Marappuram village, Thuvankuppil taluk Petitioner.

Marappuram village and others Offenders.

Under section 7, Act V of 1921, it is hereby notified that the abovesigned Aravindan Pillai was adjudged an insolvent on the 23rd day of December 1921 by this Court and that creditors should present their claims on or before the 14th day of October 1923 and that a show may be proved by delivering an affidavit by post in a registered letter to the Court on affidavit in form No. 3 appended to the Madras Provincial Insolvency Rules, 1908.

No. 1 of 1923 in the Court of the District Judge, Cochin.

Singaram Ayyan, son of Krishna Ayyan at Benjaram Petitioner.

Malabar Lakshminathan Nair and others Offenders.

Under section 27 of Act V of 1921 it is hereby notified that the abovesigned Singaram Ayyan was adjudged an insolvent on the 23rd day of September 1922 by this Court and that creditors

should prove their claims on or before 14th October 1920 by following or sending by post in a registered letter to the Court an affidavit in Form No. 8 appended to the Madras Provincial Insolvency Rules, 1908, and that the insolvent should apply for discharge on or before the 14th day of September 1920.

No. 12 of 1920 in the Court of the District Judge, Salem.

(1) Mammattai, (2) Lakshmana Appay, sons of Drampasami Venkatas-			
ammam Sastri of Nello Street, Salem Town Petitioner.
Marappaswami Muttiah and thirty-four others Creditors.

Notice is hereby given that the abovesaid petitioners have applied to this Court, praying that they may be adjudged insolvent. The petition has been posted for hearing on the 15th day of October 1920.

A. FOTHERINGHAM,

District Judge.

Salem, 15th September 1920.

No. 1 of 1920 in the Court of the District Judge, Tiruchirappalli.

Tadabandhi Puthiah Annad Kani Petitioner.
Puthiah Annaji and seventeen others Creditors.

Notice is given hereby under section 18 of the Provincial Insolvency Act III of 1907, that the abovesaid petitioner has applied to this Court, to be adjudged an insolvent in F. P. No. 1 of 1920 and that his petition has been posted for hearing on the 15th day of September 1920.

K. S. GOPALARATNAM ATTAR,

District Judge.

Tiruchirappalli, 14th September 1920.

No. 8 of 1920 in the Court of the District Judge, Asst.

Kandam Chetti, son of Subba Chetti in Vakkalappam, Wand-			
oorah 1924 Petitioner.

Notice is hereby given, under section 35 of the Provincial Insolvency Act V of 1920, that the abovesaid petitioner was adjudged an insolvent by an order of this court, dated 14th day of September 1920, that this court has ordered that the abovesaid petitioner should apply for discharge before the 15th day of January 1921 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to the court an affidavit in Form No. 2 of the Insolvency Rules, 1908.

G. N. KUPPUSAMI ATTAR,

District Judge.

Asst., 15th September 1920.

No. 4 of 1920 in the Court of the District Judge, Kovvur.

Samudai Pethai, son of Subbiah, Kottai and trader of Sankaradell-			
ipalan Karpalam, Kovvur taluk Petitioner.
Venugopal Lakshmanaswami and others Creditors.

Notice is hereby given, under section 37 of Act V of 1920, that the abovesaid petitioner was adjudged insolvent by an order of this Court, dated 8th August 1920. The insolvent is to apply for his discharge on or before 15th January 1921.

K. C. GOPALA DEIVAN,

District Judge.

Kovvur, 15th September 1920.

No. 6 of 1920 in the Court of the District Judge, Ramachandrapur.

Rudipati Subbanna Petitioner.
Pilla Ramanna Creditors.

No. 8 of 1920 in the Court of the District Judge, Ramachandrapur.

Tripurari Raghupaya Petitioner.
Tripurari Raghupaya and two others Creditors.

Notice is hereby given, under section 7 of Act V of 1920, that the abovesaid petitioners have applied to this Court to be declared insolvent and that the applications are posted to 4th October 1920.

A. KESHADEVI DAI,

District Judge.

Ramachandrapur, 15th September 1920.

No. 8 of 1920 in the Court of the District Judge, Salem.

Ka. Sa. Venugopal Chetti, son of Kalayaperthi Venkataswami			
Chetti of Narayan, Salem town Petitioner.
Krishna Chetti and 16 others Creditors.

Under section 27 of Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent on the 15th day of September 1920 and that the petitioner should apply for his discharge within three months from 15th September 1920.

If the petitioner fails to apply for his discharge within the period specified by the court, the order of adjudication shall be cancelled, and the provision of section 37 of Act V of 1920 shall apply.

All the creditors of the above petitioners should prove their claims early by delivering or sending by post in a registered letter an affidavit in Form No. 2 appended to the Madras Provincial Insolvency Rules.

Salem, 15th September 1920.

P. S. SUBRAMANIAM ATTAR,

District Judge.

No. 4 of 1920 in the COURT of the DISTRICT MURDER, SOUTHERN.

Rao Krishnaswami Petitioner.
 To attack Rangaiah and eight others Counter-petitioner.

Notice is hereby given, under clause 3 of section 13, Act III of 1907, that Rao Krishnaswami, one of Yerrappa, Kallapa, sons of Nagaraswami of Tirukal, Madras district, has applied to this Court for being declared insolvent and that his application is posted for hearing on 19th October 1920. Any creditor wishing to oppose the same may appear before this Court on the said date either in person or by vald.

No. 5 of 1920 in the COURT of the DISTRICT MURDER, SOUTHERN.

Madava Danga Saah Petitioner.
 Sri Sri Sri Ramachandra Marla Raja Das Counter-petitioner.

Notice is hereby given, under clause 3 of section 13, Act III of 1907, that Madava Danga Saah, dependant of Hari of Thala, residing at Tirukal, has applied to this Court for being declared insolvent and that his application is posted for hearing on 19th October 1920. Any creditor wishing to oppose the same may appear before this Court on the said date either in person or by vald.

R. SUDHAKARAYANA SAIVUDU.

Triplichi, 19th September 1920.

No. 6 of 1920 in the COURT of the DISTRICT MURDER, PALNAT.

Rameswari Pillai's son Rameswari Pillai Petitioner.
 Rameswari Appa's son Krishna Appa and five others Respondents.

Notice is hereby given, under section 13, clause (3) of Act V of 1920, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing on the 19th October 1920, and that any creditor wishing to oppose the application must appear and do the needful either in person or by a duly authorized pleader on the said date.

No. 7 of 1920 in the COURT of the DISTRICT MURDER, PALNAT.

Velutharai Moondakshi Amma's son Theppuram Nagar Petitioner.
 Muthuvetti Theppuram Nagar and eighteen others Respondents.

Notice is hereby given, under section 13, clause (3) of Act V of 1920, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing on the 19th October 1920, and that any creditor wishing to oppose the application must appear and do the needful either in person or by a duly authorized pleader on the said date.

K. B. KRISHNASWAMI ATTAYANAR,

Pelgach, 17th September 1920.

Principal District Magistrate.

No. 8 of 1920 in the COURT of the DISTRICT MURDER, TIRUPATNAM.

Chirragam Rajagopala Rao, son of Venkataswami, Narpala Ura, Petitioner.
 17 years, Mysore caste, rank, Madras office, Tirupatnam.

Notice is hereby given, under section 13, clause 3 of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing on the 19th October 1920, and that any creditor wishing to oppose the said petition may appear in the Court on the said date.

G. MANJAPATRO,

Tirupatnam, 21st September 1920.

District Magistrate.

No. 9 of 1917 in the COURT of the DISTRICT JUDGE, COIMBATORE.

Metada Vithaladasappa Petitioner.
 Madhaji Sindamma and others Counter-petitioner.

Notice is hereby given, that all the creditors of the insolvent are required to prove their claims according to insolvency rules before the receiver within 15th November 1920, and then if they do not prove their claims within that date, the receiver will proceed to make a final dividend without regard to other claims.

B. NARAYANNA,

Coimbatore, 16th September 1920.

Receiver.

No. 10 of 1920 in the COURT of the DISTRICT JUDGE, COIMBATORE.

Rameswari Pillai, son of Rameswari Pillai, Palnatt, Palnatt Petitioner (Palnatt).
 Sub Respondent.

Notice is hereby given, under section 13 (3) of Act III of 1907, that the above-named insolvent petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 19th October 1920.

No. 11 of 1920 in the COURT of the DISTRICT JUDGE, COIMBATORE.

Mahadevi Appa, son of Venkataswami Appa, Erode Petitioner (Erode).
 Madhaji Sindamma and others Counter-petitioner.

Notice is hereby given, under section 13 (3) of Act III of 1907, that the above-named insolvent petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 19th October 1920.

No. 12 of 1920 in the COURT of the DISTRICT JUDGE, COIMBATORE.

Rama Din Subba and Goudanias Subba, sons of Khatra Subba Petitioner (Dellod).
 Sub Respondent.

Notice is hereby given, under section 13 (3) of Act III of 1907, that the above-named insolvent petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 19th October 1920.

K. SACHDEVASTHA RAO,

Coimbatore, 14th September 1920.

Official Receiver.

No. 47 of 1912 IN THE COURT OF THE CHIEF MAGISTRATE, CHENNAI.

M. Sengara Mudali, son of Sankaranga Mudali, residing in Puduk
withal, Pudukottai taluk Petitioner.
N. Krishnaswami Mudali and others Respondents.

Notice is hereby given, that under section 39 of Act V of 1909, the abovesaid petitioner was adjudicated an insolvent on 15th September 1910. The petitioner has been directed to apply for his discharge before 1st May 1912 and after 1st April 1911. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingleput, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 51 of 1910 IN THE COURT OF THE CHIEF MAGISTRATE, CHENNAI.

K. T. Veluchandraseva Chetti, son of Venkatesa Chetti, residing in
Edakkottai, near Khorrettyr, Madakot taluk Petitioner.
Anantha Melarayer and others Respondents.

Notice is hereby given that, under section 39 of Act V of 1909, the abovesaid petitioner was adjudicated an insolvent on 15th September 1910. The petitioner has been directed to apply for his discharge before 1st December 1910 or after 1st November 1911. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Official Receiver, Chingleput, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

P. MAHAGOPALA ACHARIYAN,

Official Receiver.

Chingleput, 14th September 1912.

No. 52 of 1912 (No. 1 of 1912 IN THE FILE OF THE DISTRICT MAGISTRATE'S COURT, MADRASPALEM) IN THE COURT OF THE CHIEF MAGISTRATE, MADRAS PALEM.

Venkatappa, son of Sankara Venkateswara, Puduk, Vayalpet taluk Petitioner.

Under section 37 (1) of the Provincial Insolvency Act V of 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 21st July 1912 and the debtor shall apply for his discharge within 31st January 1913. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1909.

No. 53 of 1912 (No. 4 of 1912 IN THE FILE OF THE DISTRICT MAGISTRATE'S COURT, NORTH ARCOOT) IN THE COURT OF THE CHIEF MAGISTRATE, NORTH ARCOOT.

Sankaranga Chetti, son of Jada Chetti, Tirumalaiahmandram, Arcot Petitioner Insolvent.

Under section 37 (1) of the Provincial Insolvency Act V of 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 9th August 1912, and the debtor shall apply for his discharge within 31st February 1913. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1909.

No. 54 of 1912 (No. 54 of 1912 IN THE FILE OF THE DISTRICT MAGISTRATE'S COURT, THIRUVARUR) IN THE COURT OF THE CHIEF MAGISTRATE, NORTH ARCOOT.

Manikka Pillai, son of Marayanaswami Marayana, Tirumalaiahmandram Petitioner Insolvent.

Under section 37 (1) of the Provincial Insolvency Act V of 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 21st July 1912 and the debtor shall apply for his discharge within 31st November 1912. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1909.

No. 71 of 1912 (No. 13 of 1912 IN THE FILE OF THE DISTRICT MAGISTRATE'S COURT, NORTH ARCOOT) IN THE COURT OF THE CHIEF MAGISTRATE, NORTH ARCOOT.

Kandaraswami Mudali, son of Tirumalaiah Mudali, Tirumalaiahmandram Petitioner Insolvent.

Under section 37 (1) of the Provincial Insolvency Act V of 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 21st August 1912 and the debtor shall apply for his discharge within 31st January 1913. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1909.

No. 72 of 1912 (No. 5 of 1912 IN THE FILE OF THE DISTRICT MAGISTRATE'S COURT, MADRASPALEM) IN THE COURT OF THE CHIEF MAGISTRATE, NORTH ARCOOT.

Kali Mudali, son of K. Venkataswami Mudali, Sempakk, Madraspaalem

Insolvent Petitioner Insolvent.

Under section 37 (1) of the Provincial Insolvency Act V of 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 2nd August 1912 and the debtor shall apply for his discharge within 31st February 1913. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1909.

No. 22 of 1890 (No. 2) of 1890 of the file of the District Officer's Office, TIRUPURAM
IN THE OFFICE OF THE DISTRICT MAGISTRATE, MADRAS.

Development Filial, snc. of Antiferments Filial, Shostkivets Street.

Under section 27 (1) of the Prerogative of Pardon Act V of 1933, it is hereby notified that an order of pardon may be made in the above case, after the 31st August, 1933 and the debtor shall apply for the discharge within 10th December 1933. The conditions of the pardon shall be as soon as possible. Orders may be proved by delivering accordingly by post in a registered letter to me by an affidavit in Form No. 9 of the Madras Prerogative Pardon Rules, 1933.

FILE 12 OF 1930 (No. 6 OF 1912 AS THE NAME OF THE DISTRICT MOUNTAIN COURT, AND)
IN THE COURT OF THE DISTRICT JUDGE, NEW YORK.

Asvamedhi Rishi, son of Sakrebhassara Rishi, Mahabul, Patanagar.

David Hughes

Under section 27 (1) of the Provincial Insolvency Act V of 1913, it is hereby notified that an order of adjudication was made in the above matter by this Court on 20th August 1920 and the debtor shall apply for his discharge within 20th December 1920. The creditors should give their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1913.

Re. 24 of 1926 (No. 8 of 1916 on the film of the Daimon Kinsai's Court, Amer)
of the Court of the Official Emperor, Nara, Amer

(1) Eliza Medall, nee of Chiswicka Medall, (2) Ramaswami Medall.

(36) *Milaw Palari Medali*, (38) *Milaw Dargayi Medali*, (39) *Milaw*

Huge Mollusks (7) to (9) were none of first gathering. All results are

Urban village, Wandsworth Island
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Under section 77 (1) of the Patented Inventions Act V of 1903, it is hereby notified that an order of adjudication was made in the above matter by His Court on 24th August 1920 and the decision shall apply for their duration within 24th February 1921. The applicants should pass their claims as soon as possible. Claims may be passed by delivering or sending by post in a registered letter to me by an address in Form No. 4 of the Madras Patented Inventions Rules, 1921.

No. 15 of 1970 (No. 4 of 1968 as per file of THE DISTRICT MAGISTRATE'S COURT, AGONY)
IN THE COURT OF THE CHIEF JUSTICE, AGONY.

Technische Universität München, Institut für Holzbauwesen, München, Germany

Chapter title	11	12	13	14	15
1. Introduction					
2. Theoretical background					
3. Methodology					
4. Results					
5. Discussion					
6. Conclusion					
7. References					
8. Appendix					
9. Glossary					
10. Index					

Under section 37 (1) of the Provincial Insolvency Act, V of 1916, it is hereby notified that as order of adjudication was made in the above matter by this Court on 23rd August 1926 and the debtor shall apply for his discharge within 23rd December 1926. The creditors should prove their claims as soon as possible. Claimancy is proved by delivering or sending by post in a registered letter to me or by e-mail to clerk@magistrate.co.za Form No. 3 of the Madras Provincial Insolvency Act, 1916.

No. 55 of 1922 (No. 4) of 1922 of the list of the District Judges' Cases, (Tribunals) in the Court of the District Judges, North India.

For more information, contact the author at the address above.

Transcription factor, see of Neurochemicals section, Allipoli, Two
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Under section 20 (4) of the Provincial Landways Act V of 1920, it is hereby notified that an order of adjudication was made in the above matter by this Court on 21st July 1918 and the duties shall apply for discharge within 31st November 1920. The order contains power to amend as much as possible. Orders may be passed by delivering or sending by post to a registered holder or by an affidavit in Form No. 2 of the Madras Provincial Landways Rules, 1920.

Ex. 25 of 1920 (No. 6 of 1920 of the File of the District Sheriff's Court, Yreka)
of the Court of the General Superior Court, Yreka.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

Abba Kirmati, ms of Vengulatia Karmatia, Elmenchadi, Vellor

Under section 22 (1) of the Presidential Elections Act V of 1952, it is hereby notified that as notice of adjournment was made in the above matter by this Court on 20th August 1952, and the petitioner shall apply for his discharge within 10th December 1952. The respondent should prove his claims as soon as possible. Claims may be proved by following or swearing by him in a registered affidavit in Form No. 2 of the Magistrate's Proceedings Code, 1946.

©. SINGH VASUDEVA

Great Lakes.

October, 1942 September 1959

Dec. 27 of 1922 (No. 14 of 1922 of the year of the District Court, Omsk) in the Court of the District Court, Omsk.

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Made Substitutions	1	2	3	4	5
What did you do to improve your work and when	1	2	3	4	5

clearly indicate that the aforementioned retailer has applied to the

There is hardly given that the British have, previously and appears to be, a contract and that the office is moved to 30th October 1820 for business.

A. EASACH RAFF

Editorial Director:

¹⁴ *Washingtonian*, 12 Feb. September 1970.

No. 22 of 1920 (No. 1 of 1919 in the file of the District Munsif's Court, Tuticorin)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Krishnaswami Muddi and Yengapudi Muddi Petitioners.
Mansuram Muddi and nine others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Krishnaswami Muddi, son of Subapathi Muddi, and Yengapudi Muddi, son of Sani padisami, residing at Induramangalam, Tuticorin taluk, the petitioners above named were adjudged insolvent by this Court on 12th August 1920 and the creditors are called upon to prove their claims on or before the 22nd October 1920 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1919.

No. 45 of 1919 (No. 25 of 1920 in the file of the District Munsif's Court, Coimbatore)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Aripattam Padayachi Petitioner.
Karyappa Chetti and ten others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Aripattam Padayachi, son of Kuyapa Padayachi, residing at Kozhankuppam, taluk of Sankaranampatti, Coimbatore taluk, the petitioner above named was adjudged insolvent by this Court on 4th September 1919 and the creditors are called upon to prove their claims on or before the 21st October 1920 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1919.

No. 41 of 1920 (No. 32 of 1919 in the file of the District Munsif's Court, South Aram)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Veltharappali Mayudu Petitioner.
Karthika Chetti and seven others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Veltharappali Mayudu, son of Appara Mayudu, residing at Veltharappali, taluk of Sankaranampatti, Coimbatore taluk, the petitioner above named was adjudged insolvent by this Court on 1st September 1919 and the creditors are called upon to prove their claims on or before the 21st October 1920 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1919.

No. 46 of 1920 (No. 3 of 1920 in the file of the District Munsif's Court, Vazhanchalassalam)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Thambi Chetti alias Nages Chetti Petitioner.
Puduvannan Chetti and thirteen others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Thambi Chetti alias Nages Chetti son of Rajapopali Chetti, residing at Palimaru, Vazhanchalassalam taluk, the petitioner above named was adjudged insolvent by this Court on 19th August 1920 and the creditors are called upon to prove their claims on or before the 19th October 1920 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1919.

No. 57 of 1919 (No. 25 of 1920 in the file of the District Munsif's Court, South Aram)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Vythilings Chetti Petitioner.
Kudala Chetti and twenty-seven others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Vythilings Chetti, adopted son of Vallyya Chetti, residing at Vythilings, Old Travancore, Coimbatore taluk, has applied for being declared an insolvent and that his application is posted for hearing on 10th October 1920. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 51 of 1920 (No. 19 of 1920 in the file of the District Munsif's Court, South Aram)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Thannambagathi Chetti Petitioner.
Pandiyan and Nayudu and thirteen others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Thannambagathi Chetti, son of Annirudhaling Chetti, residing at Porto Mann Chidambaram taluk, has applied for being declared an insolvent and that his application is posted for hearing on 10th October 1920. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 55 of 1920 (No. 31 of 1920 in the file of the District Munsif's Court, South Aram)
IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARMS.

Perumal Chetti Petitioner.
Irumburam and thirteen others Respondents.

Notice is hereby given, under section 16 of Act V of 1919, that Perumal Chetti, son of Muthia Chetti, residing at Vannurampalayam, Coimbatore taluk, has applied for being declared an insolvent and that his application is posted for hearing on 10th October 1920. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 87 of 1928 (No. 7 of 1928 of the file of the District Magistrate's Court, TAIKERNAGALAN)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Kalishawand Naythan *Plaintiff.*
Chinnawand Chetli and twenty others *Defendants.*

Notice is hereby given, under section 19 of Act V of 1920, that Kalishawand Naythan, son of Dinnawand Naythan, residing at Vailahachan, Taidhachan tribe, has applied for being declared an insolvent and that his application is passed on bearing on 15th October 1928. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 88 of 1928 (No. 8 of 1928 of the file of the District Magistrate's Court, TAIKERNAGALAN)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Kalishawand Fedli *Plaintiff.*
Kandachan Appor and seven others *Defendants.*

Notice is hereby given, under section 19 of Act V of 1920, that Kalishawand Fedli, son of Sornas Fedli, residing at Pervapalun, Sornas tribe, has applied for being declared an insolvent and that his application is passed on bearing on 15th October 1928. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 100 of 1928 (No. 5 of 1928 of the file of the District Magistrate's Court, TAIKERNAGALAN)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Mattawand Pili *Plaintiff.*
Aynghant Madli and seven others *Defendants.*

Notice is hereby given, under section 19 of Act V of 1920, that Mattawand Pili, son of Pila Pili, residing at Kapa Padoyachan, Taidhachan tribe, has applied for being declared an insolvent and that his application is passed on bearing on 15th October 1928. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 141 of 1928 (No. 6 of 1928 of the file of the District Magistrate's Court, TAIKERNAGALAN)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Sorinda Padoyachi *Plaintiff.*
Aynghant Chetli and five others *Defendants.*

Notice is hereby given, under section 19 of Act V of 1920, that Sorinda Padoyachi, son of Mattawand Padoyachi, residing at Chinnawand, Taidhachan tribe, has applied for being declared an insolvent and that his application is passed on bearing on 15th October 1928. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 208 of 1928 (No. 21 of 1928 of the file of the District Magistrate's Court, TAIKERNAGALAN)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Kappawand Padoyachi and Aynghant Padoyachi *Plaintiffs.*
Sornas Fedli and four others *Defendants.*

Notice is hereby given, under section 19 of Act V of 1920, that Kappawand Padoyachi, son of Mattawand Padoyachi, and Aynghant Padoyachi, son of first defendant, both residing at Kinnawand tribe, have applied for being declared insolvents and that their application is passed on bearing on 15th October 1928. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

F. H. HANNA ACHARIYAR,
Official Receiver.

October 28th September 1928.

No. 60 of 1928 (No. 30 of 1928 of the file of the District Magistrate's Court, MANGALAM)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Joseph D'Souza, son of Luis D'Souza, supervisor, residing at Kacha
and, Margaret *Plaintiffs.*
Mangaliam Chinnawand Desapadras Padoyachi, Limited, and three others *Defendants.*

Under section 19 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that an order of adjudication was made in the above matter on 28th September 1928 and that creditors should prove their claims before this Court on or before the 30th October 1928. Claims may be proved by delivery, or tender by post in a registered letter to the said Court, or in accordance with Sec. 1 of the Madras Provincial Insolvency Act, 1920. Plaintiff is directed to apply for discharge within six months from the date of adjudication.

No. 45 of 1928 (No. 8 of 1928 of the file of the District Magistrate's Court, DUM)
IN THE COURT OF THE ORIGINAL REVENUE, SOUTH ARUNT.

Harish Desapadras Kudi, son of Harish Desapadras Kudi, residing at Kudi
and, Desapadras Kudi *Plaintiffs.*
Sornas Desapadras Kudi and two others *Defendants.*

Under section 19 of the Madras Provincial Insolvency Act V of 1920 it is hereby notified that an order of adjudication was made in the above matter on 15th August 1928 and that creditors should prove their claims before this Court on or before the 30th October 1928. Claims may be proved by delivery, or tender by post in a registered letter to the said Court, or in accordance with Sec. 1 of the Madras Provincial Insolvency Act, 1920. Plaintiff is directed to apply for discharge within six months from the date of adjudication.

No. 47 of 1920 (No. 23 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 48 of 1920 (No. 24 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 49 of 1920 (No. 25 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 50 of 1920 (No. 26 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 51 of 1920 (No. 27 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 52 of 1920 (No. 28 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

No. 53 of 1920 (No. 29 of 1920 as the Bill of the District Magistrate's Court, Mangalore)
in the Court of the District Magistrate, South Kanara.

Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.
Shankarappa, son of Shri. Shankarappa, residing at Mangalore, is a petitioner.

Under section 30 of the Madras Provincial Insolvency Act V of 1913 it is hereby notified that an order of adjudication was made in the above matter on 18th August 1920 and that creditors should present their claims before the Court on or before the 24th October 1920. Claims may be proved by delivering, or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1913. Petitioner is directed to apply for discharge within six months from the date of the adjudication.

should prove their claims before this Court on or before the 12th October 1920. Claims may be proved by delivering a pleading by post in a registered letter to the said Court on a Saturday in form No. 2 of the Madras Provincial Insolvency Rules, 1905. Pledges are directed to apply for discharge within six months from the date of adjudication.

**No. 78 of 1919 (No. 24 of 1920 on the roll of the District Munsif's Court, Madhavara)
IN THE COURT OF THE DISTRICT CLERK, SOUTH KANARA.**

Sesual Bastian, son of Thomas Bastian, residing at Kadri is

Mangalore taluk Debtor,
Zachary Shanker Rao and eight others Creditors.

Under section 36 of the Madras Provincial Insolvency Act V of 1902 it is hereby notified that an order of adjudication was made in the above matter on 14th August 1920 and that creditors should prove their claims before this Court on or before the 12th October 1920. Claims may be proved by delivering a pleading by post in a registered letter to the said Court on a Saturday in form No. 2 of the Madras Provincial Insolvency Rules, 1905. Pledges are directed to apply for discharge within six months from the date of this adjudication.

**No. 83 of 1919 (No. 3 of 1920 on the roll of the District Court, South Kanara)
IN THE COURT OF THE DISTRICT CLERK, SOUTH KANARA.**

G. J. Manjunath, son of Matha Manjunath, residing in Kadri

village, Mangalore taluk Debtor,
Types Page and station others Creditors.

Notice is hereby given, under clause (2) of section 18 of Act V of 1902 that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing in 16th October 1920. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 8 a.m.

**No. 84 of 1920 (No. 42 of 1920 on the roll of the District Munsif's Court, Madhavara)
IN THE COURT OF THE DISTRICT CLERK, SOUTH KANARA.**

Catharin Fernandes, son of Peter Fernandes, residing at Kallattal

of Kadri village in Mangalore taluk Debtor,
Catharin Co-operative Credit Society, Limited, Mangalore, and seven
others Creditors.

Notice is hereby given, under clause (2) of section 18 of Act V of 1902, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing in 16th October 1920. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 8 a.m.

Mangalore, 30 September 1920.

S. NARAYANA MENDE.
Official Receiver.

**No. 43 of 1920 (No. 1 of 1920 on the roll of the District Court, Tanjavur)
IN THE COURT OF THE DISTRICT CLERK, TANJAVUR.**

Kannammallu Nadesan, son of Sankaran David Nadesan, Kanneru Taluk

Revenue division, Tanjavar taluk Debtor,

The above-named debtor has presented a petition on 20th August 1920 to the Tanjavur Subordinate Judge's Court for the benefit of the Provincial Insolvency Act III of 1907, and the same has been transferred to me for disposal. The same is fixed for hearing (before me on 17th October 1920 at 10:30 p.m. or adjacent day thereof). Creditors' objections against the application should be filed on or before the said date.

**No. 49 of 1920 (No. 8 of 1920 on the roll of the District Munsif's Court, Tanjavur)
IN THE COURT OF THE DISTRICT CLERK, TANJAVUR.**

T. P. Rama Subbia Ayyar alias Rama Subrahmanyam Chettiar, son of

Pada Chettiar, now at Kallattal Debtor.

The above-named debtor has presented a petition on 21st August 1920 to the Tanjavur District Munsif's Court for the benefit of the Provincial Insolvency Act III of 1907 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 17th October 1920 at 10:30 p.m. or adjacent day thereof. Creditors' objections against the application should be filed on or before the said date.

**No. 54 of 1920 (No. 1 of 1920 on the roll of the District Court, Tanjavur)
IN THE COURT OF THE DISTRICT CLERK, TANJAVUR.**

Ramesalingam Ayyar, son of Annakkaliam Ayyar, Pothumudi, Tanjavur taluk Debtor.

The above-named debtor has presented a petition on 21st July 1920 to the Tanjavur District Munsif's Court for the benefit of the Provincial Insolvency Act III of 1907 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 17th October 1920 at 10:30 p.m. or adjacent day thereof. Creditors' objections against the application should be filed on or before the said date.

Tanjavur, 17th September 1920.

A. SUBRAMANIAM AYYAR.
Official Receiver.

FINANCIAL NOTIFICATIONS

STATEMENT OF THE AFFAIRS OF THE BANK OF MADAGASCAR FOR THE
YEARS ENDING 1st SEPTEMBER 1904.

[illegible]

* Local sales will be negligible.

R. H. E. RICHARDSON,
Chief Analyst

W. E. HUNTER,
President and Treasurer

Rate for Demand Loans: 8 per cent.

Percentage of Cash to Liabilities payable on demand. 54.28

Beak of Madras, Madras, 20th September 1972.

TREASURY BALANCES OF THE GOVERNMENT OF INDIA

(In thousands of euros)

	On the last day of May 1932	On the last day of June 1932	On the last day of July 1932	On the last day of August 1932
In reserve treasuries at Calcutta, Bombay and Madras.	8,26,76	2,28,10	1,07,17	2,21,24
In other treasuries	7,17,69	5,73,86	5,16,03	6,52,37
At credit of Government at the Head office of the Presidency Bank	18,72,87	18,75,43	17,26,23	18,24,05
An credit of Government at branches of the Presidency Bank	2,95,84	2,91,96	3,68,23	3,76,68
Total ..	20,18,82	20,74,16	20,79,18	22,80,61

Fort St. George, 17th September 1812

F. G. JACOB,
City, Nevada County

REVENUE NOTIFICATIONS

In rule 1 of the rules issued under section 7 and 7A of the Sex Offenders Act 1997 (published on page 1005, Part II, of the *West's Oregon Gazette*, dated 1st June 1997), substitute the words "as a period of 24 hours beginning at 6 a.m." for the words "from midnight to midnight."

Board (Separate Response), Madras.
18th September 1938

In *Wildfowling*, No. 498 published on page 531 of Part 1 of the *Rev. St. George's Guide*, dated 26 October 1981.

(c) *Deferential* (ii) and (iv) and *circumferential* rule (iv) as (i) adding at the end "and at regions with all exterior weak branches at the root of $\mathcal{H}(G)$ "

(7) said the following at rule 100: "no

²²The bill of entry for cargo carried in coasting vessels of all kinds shall be in the form prescribed by the Chief Customs Officer under section 14 with the word "Coasting" printed prominently in red ink across it—vide Form No. 16, Appendix C/4.

Board (Boards Bureau), Madras
19th September 1930.

In exercise of the powers delegated to it under section 31, clause (4) and (5) of the Customs Act (VIII of 1957), as amended by Acts IV and XII of 1954, the Board of Revenue, in the Custom Customs Authority, hereby appoints the places specified in the annexed schedule to be Customs ports.

ERRATA.

In the notification published on page 304 of Part II of the Port St. George Gazette, dated 19th April 1933—

For (K) Karwarra read (C) Karwarra .. } To the best of the four notifications
for (H) Kana did (H) Kana .. } published on that page.
and (H) Kana .. }
and (H) Kana .. }
and (H) Kana .. }

Signed (Revenue Settlement), Madras,
12th September 1933.

F. NARAYANA MENON,
Secretary.

NOTIFICATION.

The Collector of Customs, Madras, hereby revokes the notification, dated the 12th November 1932, issued in exercise of the powers conferred by section 87 of the Sea Customs Act (VIII of 1878), as amended by Act IV of 1914, requiring production by Masters of sea-going vessels of a bill of lading for the goods carried, under the Customs Act (VIII of 1878), specifying the terms and conditions upon which such vessels may carry goods to or from any port in India.

Custom House, Madras,
12th September 1933.

H. E. HOOD,
Collector.

MARINE NOTIFICATION.

Ships or Vessels arrived at and departed from the Port of Madras from
the 17th September 1933 to the 26th September 1933.

—continued—

Date.	Arrived or left.	Vessel's name.	Tonn.	Master.	Home Port.	Next voyage.
1933, September 21 ..	Arrived ..	R.K. "Wm. Gray" Do ..	1,419	W. J. Quinn ..	Singapore ..	No. 8
" 15 ..	Do ..	S.S. "Yam" ..	5,414	A. J. Walker ..	Do ..	No. 3, with grey and 1 dark.
" 17 ..	Do ..	S.S. "Rangit" ..	1,413	M. E. S. Lory ..	Bangkok ..	No. 4 and with grey.
" 18 ..	Do ..	S.S. "Rakshak" Do ..	1,723	C. J. Ellis ..	Colombo ..	No. 2.
" 20 ..	Do ..	S.S. "Tadpole" Do ..	1,501	P. D. O'Neil ..	Do ..	With grey No. 3.
" 14 ..	Do ..	S.S. "Lionel" ..	1,427	E. K. Roberts ..	London ..	No. 8
" 14 ..	Do ..	S.S. "Dyna" ..	1,364	R. J. Jones ..	Bombay ..	No. 6.
" 17 ..	Do ..	S.S. "Cobra" ..	4,300	P. H. Baskin ..	Colombo ..	No. 6.
" 17 ..	Do ..	S.S. "Orion" ..	2,113	J. J. de la Cruz ..	Do ..	With grey No. 3.
" 18 ..	Do ..	S.S. "Egon" ..	2,352	W. E. M. Trip- schmidt ..	Bombay ..	No. 2 and with grey.

DEPARTURES.

Date.	Arrived or left.	Vessel's name.	Tonn.	Master.	Home Port.	Next voyage.
1933, September 17 ..	Left ..	S.S. "Hawthorn" ..	1,512	F. W. Davies ..	Colombo ..	No. 4
" 18 ..	Do ..	S.S. "Wm. Gray" ..	1,419	C. J. Ellis ..	Do ..	No. 2.
" 18 ..	Do ..	S.S. "Orion" ..	2,113	W. E. M. Trip- schmidt ..	Colombo ..	With grey No. 3.
" 19 ..	Do ..	S.S. "Yam" ..	5,414	A. J. Walker ..	Singapore ..	No. 3 and with grey and 1 dark.
" 19 ..	Do ..	S.S. "Waves" ..	4,300	E. K. Roberts ..	Bombay ..	No. 6 and with grey.
" 19 ..	Do ..	S.S. "Rangit" ..	1,413	M. E. S. Lory ..	Bombay ..	No. 4 and with grey.
" 20 ..	Do ..	S.S. "Rakshak" Do ..	1,723	C. J. Ellis ..	Colombo ..	No. 2.
" 21 ..	Do ..	S.S. "Tadpole" Do ..	1,501	P. D. O'Neil ..	Colombo ..	With grey No. 3.
" 19 ..	Do ..	S.S. "Dyna" ..	1,364	R. J. Jones ..	Bombay ..	No. 6.
" 19 ..	Do ..	S.S. "Cobra" ..	4,300	P. H. Baskin ..	Colombo ..	No. 3 and with grey.
" 19 ..	Do ..	S.S. "Lionel" ..	1,427	E. K. Roberts ..	Do ..	No. 8

For British.

For Dutch.

For Indian.

For Japanese.

Harbour Office, Madras,
26th September 1933.

H. W. COOPER,
Acting Deputy Commissioner of the Port.

UNCLAIMED BOMB.

Notice is hereby given that the following amount is outstanding in the accounts of this division and is well be credited to Government of not claimed within three months from date of this notice by the party concerned as his legal heirs in the case may be.

In the latter case the claim must be supported by an affidavit certificate.

Particulars.	Debit into which outstanding	Amount.
M. Nagudo, Bank notes of Demomagnation, for wages from 1st to 31st March 1920 (both days remaining at Rs. 16-8-6 per month).	April 1920 ..	28 A. 6 7 12 8

Dowlahmawar, 29th August 1920.

F. M. WAINWRIGHT,
Assistant Engineer, Government Southern Division.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absentee without leave from the 20th Battery, R.F.A., dated at Aden, the 11th day of September 1920.

Number, rank and name, 191617, Dar Chetbook, M; age, 32 years 3 months; height, 5 feet 4½ inches; build, rather; colour of complexion, fair; hair, black; eyes, blue; date and place of enlistment, 17th March 1918; re-enlisted, 27th January 1919 in the 1st; parish and company in which born, Casper, Gt. Yarmouth, Norfolk; date and place of desertion or absence, 4th September 1920, Kithen; marks, mole between shoulder; in a good order, in uniform last night; under one year's service.

A. W. PUNTER, Major, R.F.A.
Commanding 20th Battery, R.F.A.

Report of a deserter or absentee without leave from the 1st Battalion, The Black Watch (R. H.), dated at Aden, the 6th day of September 1920.

Number, rank and name, 30213, Pimenta Ma Ma, W.I.; age, 21 years 1 month; height, 5 feet 4½ inches; build, labourer; colour of complexion, fresh; hair, light brown; eyes, blue; date and place of enlistment, 21st June 1918 at Durban; parish and company in which born, Gweru, Gweru, Gweru; date and place of desertion or absence, 25th August 1920 from Aden; marks, patch back-back near right shoulder blade; under two years' service.

[Illegible],
Commanding 1st Bn., The Black Watch (R.H.).

Report of a deserter or absentee without leave from the 2nd Battalion, Scottish Rifles, dated at Aden, the 10th day of September 1920.

Number, rank and name, 14678, Pimenta John Smith; age, 33 years, 2 months; height, 5 feet 1½ inches; build, labourer; colour of complexion, fresh; hair, light brown; eyes, blue; date and place of enlistment, 17th March 1918; re-enlisted, 19th March 1919; parish and company in which born, Aden, Aden; date and place of desertion or absence, 10th September 1920; marks, scar on forehead; under two years' service.

Report of a deserter or absentee without leave from the 2nd Scottish Rifles (Unit), dated at Aden, the 11th day of September 1920.

Number, rank and name, 18115, Pimenta Thomas Smith; age, 21 years, 1 month; height, 5 feet 5½ inches; build, labourer; colour of complexion, fresh; hair, light brown; eyes, blue; date and place of enlistment, 17th May 1917, Edinburgh; parish and company in which born, Leith, Edinburgh; date and place of desertion or absence, 10th September 1920, Kithen; marks, scar on forehead; under two years' service.

[Illegible],
Commanding 2nd Scottish Rifles.

Report of a deserter or absentee without leave from the 1st Depot, 2nd Battalion, Royal Fusiliers (Unit), dated at Aden, the 11th day of September 1920.

Number, rank and name, 227111, Pimenta Stanley William Goring; age, 30 years, 4 months; height, 5 feet 3 inches; build, lithographic worker; colour of complexion, fresh; hair, light brown; eyes, blue; date and place of enlistment, 1st March 1918, Chipping Norton; parish and company in which born, Birkham Green, Luton; date and place of desertion or absence, 1st August 1920, Kithen; marks, scar on forehead; under two years' service. The information in the 1st column above the name was supplied and the date on which he was captured. Address on leave, Bedford House, Mansfield Hill, V.P.; marks, scar on forehead; under two years' service.

[Illegible],
Commanding Depot, 2nd Battalion, Royal Fusiliers.

Report of absence from Doodli Camp

Regular 25140 Supper Wilson, R.E., I.W.F., reported as absentee from this Camp from 12th September.

Number, 25184, Private William Duff, R.E.R., reported as absentee from the camp under my command from 14th September 1918.

(English)

Officer Commanding, British Commonwealth Camp.

OFFICIAL ADVERTISEMENTS.

TENDERS FOR IMPROVEMENTS TO THE YAMAMUDRU DRAIN.

Sealed tenders will be received at the office of the undersigned up to 12 noon on the 10th October 1918, for the work of "Improvements to the Yamamudru drain from Durva near to the left of Goudanah drain."

5. Tenders should be addressed to the Executive Engineer, Madurai Western Division and should be accompanied by a deposit for improvements to the Yamamudru drain from Durva near to the left of Goudanah drain.

2 (a) The mileage being the Yamamudru drain, of the Durva was 5 miles 4 furlongs 250 feet and of the left of the Goudanah drain, 28 miles 4 furlongs.

3. Each tender should be accompanied by an earnest money of Rs 250 per mile of drain tendered for, in cash or currency notes which will be returned to the tenderer whose tender is not accepted.

4. The Superintending Engineer or such higher authority as is competent under the rules will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

5. Within a fortnight of the acceptance of the tender being notified, the successful tenderer will be required to deposit a further sum of Rs. 500 per mile of the drain tendered for, with which the earnest money provided will be held as security for the due fulfilment of the contract.

6. The successful tenderer will also be required to sign (within the said period of a fortnight of the intimation of the acceptance of the tender) an agreement in the proper departmental form for the due fulfilment of the contract.

7. Failure to comply with conditions (3) and (5), above will entail forfeiture of the earnest money.

8. The contract must not be sublet.

9 (a) The tender may be either for the whole drain or for portions of the drain whose mileage should be specified in the tender.

8. Office hours of contract and the contract documents can be seen at any time between 10 a.m. and 5 p.m. at the Government Western Division office from which blank forms of tender can also be obtained.

F. ATTADURAI,

Executive Engineer, Madurai Western Division.

Tendernagar, 28th September 1918.

GOVERNMENT MATERNITY HOSPITAL.

TENDERS FOR SUPPLY OF ARTICLES OF DIET AND HOSPITAL SUPPLIES.

Notice is hereby given that sealed tenders in duplicate will be received up to 2 p.m. on Thursday the 27th September 1918 by the Superintending, Government Maternity Hospital, Madurai, at his office, Pandhara Road, Madurai, for the supply of the following articles.

Non-perishable articles.—Diet, country medicines and hospital necessaries consist of articles which must be supplied in bulk within seven days after acceptance of tender. Payment will be made on bills at once after receipt as possible.

2. The articles required are detailed in the classified schedule annexed, and information as to supplies, etc., may be had on personal application at the hospital. The supplies should be strictly in accordance with such schedule.

3. Tenders will be opened by the Superintendent at his office at the prescribed time in the presence of those who may choose to attend.

4. Tenders to be accompanied by "Tender for articles of diet, etc., for the Government Maternity Hospital, Madurai." Each tender must contain not only the rates, but also the total value of each item of supply entered on a separate column, the items on which must be included up showing the aggregate total of the entire tender. The tender for each article will be treated as a separate and distinct tender.

5. Each tender must be accompanied by a deposit as earnest money in bank receipts equal to 5 per cent on the total value of the tender and in default of such deposit the tender will be rejected, nor will any tender be received after the time fixed for the opening of tenders. No such will be returned. The deposit will be returned to successful tenderers on application at the hospital and to the others as soon as they have made their supplies.

6. No tenderer shall be allowed to withdraw his tender, and he should attach a certificate to his tender to the following effect:—

"I, the tenderer, agree to have the earnest money refunded to Government in case of my failure to supply the articles tendered."

7. No advance of cash will be made to the tenderers.

8. The Superintendent reserves to himself the right to decline or accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reasons for so doing.

9. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reasons for so doing.

To be up the margin of all articles and hospital memoranda for the second half year 1950-51—cont.

[illegible]

Station, 4th September 1978

W. C. GRAY, Major, I.M.S.,
Superintendent, Government Malabar District

ROYAL INDIAN MARINE

TENDERS FOR PURCHASE OF GOVERNMENT STEAM LANDINGS

Indian readers will be reminded by the Director, Royal Indian Marine, up to 30th October 1936, for the purposes of the Government Steam Launches 'Govinda' and 'Krishna' with all stores and fittings on board on that date.

2. The landings are steel, however, flush decked with a deck rail forward and a wooden roof extending full and aft, supported on struts of the hull and transverse, supported by a beam bridge. Each landing is crated by two steel bulkheads one fore and aft girders, fore and after side, one transverse and engine and boiler room space and is supplied with portable stove, heating unit, steam boiler, and systems and engine for electric lights. They are provided with standard equipment of carbon, stoves, tanks, etc., and are generally in good condition throughout as regards hull, machinery and bottom. Each petroleum is on a barge.

^a *Continued*

Belt in 1884 by John King & Co., Ontario. Length 126 feet, breadth 58 feet, depth 8 feet 6 inches, draft 6 feet 10 inches, gross tonnage 138, loading capacity 166 tons, speed about 6-6 miles per hour. Fitted with two sets, compound surface condensing engines, each having 4 cylinders of 24 inches diameter by 16 inches stroke, 2 H.P. 450. Steam supplied by auxiliary marine type boilers 65 feet 6 inches diameter, 10 feet 6 inches long, working pressure 120 lb. per square

^a *Myxobolus*.

Built 1936 by Jobi King & Co., Caliente. Length 345 feet, breadth 12 feet 6 inches, depth 4 feet 2 inches, draft 3 feet 2 inches, gross tonnage 165, bunker capacity 140 tons, speed about 24 knots. *W. H. Smith*. Stated with two star-trip supercharger valves condensing engines, each by auxiliary marine type before 24 feet 2 inches diameter, 10 feet long, working pressure 240 lb. square inch.

* A Tender must be accompanied by a guarantee of 10 per cent of the tender amount, failing which the tenders will not be considered.

4. The teachers will be delivered to the assigned teachers at Government expense at the ports specified in their tenders.

3. Government will not be bound to accept the highest or any tender, nor will Government accept any liability for compensation if the vessels cannot be delivered to their purchasers through war or other extraordinary causes. The launches will be commissioned before delivery to the purchaser to the extent of any damage sustained by them during voyage, fire, war and war armament; but, should the vessels be damaged to such an extent as to render it impractical to use them in that service, notice of non-delivery may be then tendered and then handing them over to their original purchasers. Government reserves the right to cancel the sale.

3. **Salary of Secretary.**—Salaries of persons necessary must be paid by the successful bidder within fifteen days from the date of acceptance of tender and bidder's bonds are removed from Government, deposited as Treasury. If the balance is not paid, and the bonds are not removed within the time specified, the 20 per cent deposit accompanying the tender will be liable to forfeiture for the benefit of the Crown and the balance will be paid.

7. Delivery of software will be subject to the conditions laid down in paragraph 6.

Application to view the location may be made to the Commander of the Yard, R.F.M. Dockyard, Bahrain, and further particulars may be obtained from the Director, Royal Naval School, Bahrain.

H.I.M. Beckmann, Berlin
24 September 1939

R. HEADLAN, Capt.,
Off. Director, Royal Indian Marine

TENDERS FOR THE TRANSPORT OF SALT.

SEALERS tenders will be received by the Assistant Commissioner at his office, Collector's office building, North Beach Road, Madras, up to 8 p.m. on Tuesday, the 27th September 1928, for the supply of boats for the transport of the Madras Depot (1) in bags or (2) in bulk of salt in any portion that may be required of the salt manufactured during the season of 1927 or three seasons of 1927, 1928 and 1929 in the Eastern factories (present estimate 19 lakhs annually—Kattur 550,000 maunds, Vayalase Kattappal for extension and the Madal factory 100,000 maunds, Arripat North including the Tiffin extension 100,000 maunds, Arripat South 100,000 maunds and Vallur 100,000 maunds). The operations should commence about the 1st of April and close on or before the 31st day of October in each year.

2. Tenders may be made for transport in bags or in bulk or both, subject to the condition that only one method of transport of all the salt will be adopted.

3. Covers containing tenders should be superscribed "Tenders for the supply of boats" and should be accompanied by a treasury receipt for payment of a deposit of Rs. 100 if for 1927 or Rs. 100 if for three years into the Madras Depot Cash Treasury. Only one initial deposit need be furnished even if tenders for both methods of transport are put in.

4. The tenderer should distinctly specify the number of boats that he will be able to supply by each method of transport and the rates per mile per piece that the tenderer is willing to accept in the case of each of the following factories and extensions for each method of transport:—

Name of the factory or extension,	Distance from the Madras Depot.	
	MILES.	
1. Kattur	50
2. Vayalase Madal Factory	50
3. Vayalase Kattappal	16
4. Vayalase Kattappal	17
5. Arripat North including Tiffin	14
6. Arripat North Tiffin Extension	15
7. Arripat South Factory	12
8. Vallur	12

5. The successful tenderer will be required to make a further deposit of Rs. 100 if for one year or Rs. 1,000 if for three years for the due fulfilment of the contract and to maintain agreement (the main conditions of which are set forth in the enclosure below) within a week of his being informed of the acceptance of his tender and in case of failure to do so the deposit will be returned to Government and the acceptance of the tender cancelled. The stamp duty on the agreement must be paid by the tenderer.

6. The successful tenderer will be supplied with grassy bags covers and tarpaulins as tarpaulins only according to transport by bag or bulk in divided lots. On completion of transport the articles supplied must be returned back to the department or their loss made good.

7. The right of rejecting or accepting any tender without assigning any reason for so doing is reserved to the department.

8. Further particulars may be obtained at the office of the Inspector, Madras Depot Circle, Madras.

9. The deposits of unsuccessful tenderers will be returned as soon as possible after the opening of the tenders, while the deposit of the successful tenderer will be returned on due fulfilment of the contract.

AGREEMENT.

The contractor shall supply at each landing place within the limits of the factories as may be pointed out by the departmental officers sound and watertight open boats with suitable sails of not less than 15 tons and not more than 25 tons burden for the transport of salt from the factories to the depot by the Buckingham Canal. He shall supply at any one time boats of an appropriate tonnage of not less than 1,500 tons and not more than 2,500 tons in the case of transport in bags and not less than 1,000 tons in the case of transport in bulk. In case of transport in bulk, the department shall have the right of demurrage at a rate of 1,500 tons daily.

10. For bag transport each boat shall be fitted or lined with canvas or galva, bayonet or pulley rollers, or fitted as to prevent bags of such placed shores from being wetted by high water and shall otherwise be suitable for conveying salt in bags, which will be placed in two blocks with space between for filling the mast and baling out water, each block being separately covered with grasy covers and sealed.

For bulk transport each boat shall be fitted or lined to the satisfaction of the Inspector, Madras Depot Circle, with canvas planking or other suitable wood well fitted with suitable props so to keep the salt loaded on the planking off the bottom of the boat and to prevent the salt being damaged by high water. The wooden floor shall be washed and cleaned before loading to prevent rotting the salt. The boat shall be divided into two holds or compartments with partition made of similar planks, leaving a space between for filling the mast and baling out water. The boat will be supplied by Government with grasy covers or tarpaulins to secure the salt from being wetted with water and also to protect it from rain. Salt will be loaded in bulk in both the holds and will be covered with tarpaulins suitably fastened with ropes and lead wires. The department shall have the right to fit second stage to the boats if necessary to prevent wetting with salt.

11. As soon as the loading of the salt in any boat is complete the contractor or his agent will be required in the case of transport in bags to check the number of bags in the boat with the boat note and in that of bulk transport to ascertain the quantity and the load weight and after such examination to sign the boat note in token of his responsibility for any deficiency discovered on delivery at the depot, though with such a note. He shall then take, prepay and reimburse the boat with the least possible delay and shall cause that at each landing place as may be pointed out by the departmental officers, the salt shall without the permission of the departmental officers allow any person to remain on board each boat during the voyage except the crew of the boat and such departmental persons as may be appointed to accompany them.

4. The boats shall be subject to inspection and rejection by the departmental officers and shall be provided with suitable sails and equipment and adequate crews of not less than three able-bodied men and one boy for each boat and shall be equipped and maintained in repair at the cost and risk of the contractor. He shall not permit boats laden or unladen to start or to remain within safety limits between sunset and sunrise nor shall he permit the unloading of boats at the depot during the same period.

5. The contractor shall pay to Government for all sailcloth, damaged or destroyed, through the leakage or want of maintenance of the boats at the rate of five annas per square and for all cloth damaged through other causes at twice the rate of duty for the time being in force together with delivered price at five annas per square. He shall also repay such sums as may be spent by the department on repairs of boats carried in boats which founder. He shall authorize the Commissioner to deduct and retain all sums payable to the department under the agreement from sums due to the contractor. But the contractor shall not be responsible for any loss or expenditure which is incurred or to have been due to any negligence or default on his part or on the part of his agents or servants or to any defect in the boats supplied by him.

6. The contractor shall not have pecuniary dealings of any kind whatever with any officer of the department.

7. He shall not assign or make over the contract directly or indirectly in any person or persons, nor permit any person or persons to interfere in the management or performance thereof without the permission of the Commissioner.

8. The contractor shall obey and carry out orders, instructions and directions issued by the departmental officers from time to time relating to the speedy transport of such and for the satisfactory of all articles supplied to him.

9. The Commissioner's decision regarding the execution of the contract, in case of dispute shall be final and shall not be subject to question or review in a court of law or otherwise.

10. The contractor shall present to the Assistant Commissioner every fortnight work bills and particulars to be made within seven days of their receipt.

11. The weight of all assembled or stored at the depot shall be taken to be the weight on which payment has to be made to the contractor and the weight of such which has been lost, damaged, destroyed, stolen, short delivered or otherwise shall be decided by the Commissioner whose decision shall be final.

12. The contractor shall carry and convey from the Madras Depot to the factories and vice versa, and deliver safely, bags, packages of above articles delivered to him in accordance with the transport of such goods or taking as equivalent in the authorized trip register and transport pass accounts for goods bags loaded over to, and received by him respectively. He shall pay for all articles, lost, damaged or destroyed, while thus in his care, at the rate of Rs. 45 for 100 gunnies and for other articles at such rate as may be fixed by the Commissioner.

13. In case of failure, neglect or refusal on the part of the contractor to observe, perform or fulfil all or any one or more or any part of one or more of the conditions the Commissioner may cancel the agreement and make or make into such other arrangement or contract as he may think fit. The contractor shall be responsible for any loss or damage or expense incurred which shall be settled to share in any suitings before the same payable to him under the agreement. The contract shall then be void and it shall be held for the Commissioner to sell and dispose of the deposits and recover the balance due from the contractor, his agents, executors, representatives or administrators. The Commissioner or the Assistant Commissioner acting on his behalf may, instead of cancelling the agreement and recovering loss another, undertake, the work or any portion thereof himself and recover the cost of such execution from the contractor or fix the contractor in any suit not exceeding Rs. 50 on such recovery. If the fee is not paid within seven days of the completion, the Commissioner or the Assistant Commissioner may sell and dispose of the deposits to recover the fee. The Commissioner or the Assistant Commissioner may also levy a penalty not exceeding Rs. 25 for every day on which the total tonnage supplied falls short of the maximum prescribed.

Office of the Assistant Commissioner, Chingleput
Siddimoin, North Beach Road, Madras,
19th September 1920.

M. J. BOWER,
Assistant Commissioner.

TENDERS FOR THE RIGHT OF COLLECTION AND REMOVAL OF AYARAM BARK IN CHINGLEPUT DISTRICT FOR 1920-21.

Persons tender are invited for the right of collection and removal of Ayaram bark from all the talukhs in Chingleput District as detailed in the schedule hereunder, for the year ending 30th June 1921.

1. Tenders should be accompanied by an earnest money deposit of Rs. 100 in any currency note and a certificate as to his solvency signed by the Talukdar or Deputy Talukdar whose jurisdiction such talukhs usually reside or over properties and should be accompanied "Tender for Ayaram bark" and sent by registered post to the District Forest Officer, Chingleput District, Bellur, Madras, or so to reach him not later than 31st September 1920.

2. Tenders should offer amounts separately for each talukh.

4. The sale is subject to the confirmation of the District Forest Officer or the Commissioner, Government of India, at the rate of up to and the District Forest Officer reserves to himself the right to reject all or any of the tenders.

Wanted applicants for the post of 4 typists in the Revenue Divisional office, Annapur, on a pay of Rs. 300/-25 with the usual war allowance of Rs. 10 per mensem. Only those who have passed at least the type-writing test elementary grade and hold the Secondary School-leaving Certificate need apply.

Annapur, 25 September 1930.

F. ATTA RAO,
Revenue Divisional Officer.

Wanted a mechanic who has passed the Engine Drivers' Test for the Government Fisheries Experimental Station, vi. Raman. Pay Rs. 80 being by annual increments of Rs. 2 to Rs. 60 together with an allowance of Rs. 10 per mensem.

Applicants with copies of testimonials should be sent to the undersigned.

Calicut, 14th September 1930.

V. GOVINDAN,
Assistant Director of Fisheries.

Applications are invited from graduates and others possessing high educational qualifications and being less than 35 years old and physically fit for active outdoor work, for the post of Probationary Revenue Inspectors on Rs. 40 in this district. They should be submitted so as to reach the Collector on or before the 7th October 1930 and should contain information on the following:-

(1) Name; (2) caste; (3) age and date of birth; (4) general educational qualifications; (5) special tests, if any, already passed; (6) relations, if any, in Government service in this district; (7) trade, if any, pursued in this district; (8) nature of previous and present employment, if any; and (9) copies of testimonials, if any.

The candidates will have to appear before the Collector, before the selection is made, on a date to be fixed.

North Annet, 14th September 1930.

R. F. D. L. GUNNY,
Collector.

Wanted a competent and experienced clerk for the post of a Senior clerk on Rs. 120-100-000 per month plus a local allowance of 30 per cent of the pay. Qualifications provided over the Factory as a monthly rent of Rs. 7 per mensem. Applicant must be substantially qualified and must have at least ten years' permanent service in any office under the Army Department. He must be fully acquainted with Army Regulations, Civil Service Regulations, etc., and be able to deal with personnel matters. Preference will be given to one with knowledge of shorthand.

Appointment is temporary for twelve months and is likely to be made permanent. The successful candidate must be on probation for a period of three months and if he is found unsuitable his services will be dispensed with.

Applicants must submit their applications through the head of the department under whom they are serving, to the Superintendant, Civilian Factory, Anuvashada (Belgaum), stating their service age and qualifications.

Anuvashada, 14th September 1930.

A. M. URSUTHART, Major, P.A.,
Superintendent, Civilian Factory.

PRIVATE ADVERTISEMENTS.

I intend moving the High Court of Judicature at Madras on or after the 14th of October 1930 to reside myself as a valid tenant.

20, Tank Street, Saldapour, 14th September 1930.

D. P. PARTHASARATHY.

On or after the 14th October, I intend moving the High Court to reside as a valid tenant.

Madras, 8th September 1930.

H. SUNDARA ATTAR.

On or after the 14th October, I intend moving the High Court to reside as a valid tenant.

Madras, 10th September 1930.

K. W. RAMA RAO.

I (T. E. Rajagopalachari) shall henceforth be known as T. E. Rajakumar.

108, Nankai Street, Little Chintamani, 14th September 1930. T. E. RAJAGOPALACHARI.

NOTICE.

Government promissory notes (14th Dec. 1929) and D 609129 of the 14 per cent issue of 1928 for Rs. 100 each originally standing in the names of Nishanammal Veckamachetty and Jeyaraj (Thimmarai) and Malappally Veckamachetty respectively by whom they were sold or as without recovering any sums but by simply signing on the bond having been made. Notice is hereby given that payment of the above notes and the interest thereon have been stopped at the Public Debt Office, Bank of India, Calcutta, and that application is about to be made for the name of Rajakumar in favour of etc. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

14th May 1930.

G. CHENNA APPARNA CHETTY,
191, Adalpet Market Street,
Chennai, Madras.

STOLEN.

The Government Treasury-Notes Nos. E 200871 and D 201407 of the face of a half per cent less of Rs. 200 and 100 respectively originally standing in the name of the Bank of Madras and lost delivered to Mr. Joseph Danks, the proprietor, by whom they were being retained in any other person having been stolen, notice is hereby given that possession of the above notes and the interest thereon have been stopped at the Public Debt Office, Bank of Bengal, Calcutta and that application is being made to the issue of a duplicate in favour of the above bank. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser—JOSEPH DANKS.

Residence—South India Railway Colony, Villapam, Madras.

Villapam, 22d August 1920.

ESTATES OF MRS. HENRIETTA KNIGHT AND JOHN RICHARD GRUMMETT (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 11th September 1920 the estates of Mrs. Henrietta Knight, deceased, late of Madras, Widow, Bangalore, and of John Richard Grummett, deceased, late Driver, South India Railway Company, Limited, Villapam, under letters of administration granted to him on the 15th August 1920 by the High Court of Madras and that all persons having claims against the said estates as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 21st November 1920 after which date he will proceed to make a distribution of the assets of the said estates and will accept in such distribution only such claims as shall have previously been established to his satisfaction.

D. CHAMBERLAIN,

Acting Administrator-General of Madras.

Madras, 18th September 1920.

NOTICE.

The Administrator-General of Madras hereby gives notice that he is administering from the 20th August 1920 the estate of Captain Major Charles Frank Thacker, deceased, late of His Majesty's Highness The Duke's Field Artillery, Hyderabad, Deccan, retired, under letters of administration granted to him on the 2d August 1920 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 11th October 1920 after which date he will proceed to make a distribution of the assets of the said estate and will accept in such distribution only such claims as shall have previously been established to his satisfaction.

D. CHAMBERLAIN,

Acting Administrator-General of Madras.

Madras, 17th August 1920.

INSOLVENCY PETITIONS.

Take notice that I.P. No. 20 of 1920, on the file of the District Court, Guntur, filed by and on behalf of Venkateswaram and others for declaring Katta, Rupaiah and Muthaya of Jagannarasalem, Andhra Pradesh, stands posted for objection and inquiry to 24th September 1920.

S. L. SOMAYAJI,

Petitioner's pleader.

Guntur, 18th September 1920.

Take notice that Mammala Venkateswaram has filed as I.P. No. 28 of 1920 in Guntur District District Court. It stands posted to 24th September 1920 for objection.

M. KALIDAR,

Pleader for Petitioner.

Guntur, 18th September 1920.

Take notice that Venkateswaram of Sivasubrahma, Tenali, Andhra Pradesh, has filed as I.P. No. 29 of 1920 to adjudge him insolvent. It stands posted to 24th September 1920 for objection before the District Court, Guntur. Opponents may appear on that date.

S. VEPA,

Counsel for Petitioner.

Guntur, 18th September 1920.

Chinnai Kattai of Guntur filed I.A. No. 644 of 1920, I.P. No. 17 of 1920 in the District Court, Guntur, to discharge him from insolvency. It stands posted to 22nd September 1920 for hearing. Opponents may appear on that date.

S. VEPA,

Counsel for Petitioner.

Guntur, 18th September 1920.

BANK OF MADRAS.

The Bank of Madras and the Public Debt Office will be closed on Friday the 24th inst. on account of "Nabharan (last day)" and not on Thursday the 23rd inst. as previously notified.

(By order of the Directors.)

W. B. HUNTER,

Secretary and Treasurer.

Madras, 21st September 1920.

Styrene copolymers

IN THE HIGH COURT OF JUDICATURE AT MADRAS

U.S. No. 34 of 1904 and O.S. No. 9 of 1905.

In pursuance of the scheme passed by the shareholders in connection with the temples of Sri Chennakesava and Sri Chinnakishore Perumal and the charities connected therewith, the following statement of accounts from 1st July 1919 to 30th June 1920 is published :—

SUMMARY

Particulars.	Rs. A. P.	Total.
By balance on 1st July 1910	1,543 4 8	
Receipts on Bank of India		
By per cent on Government papers		
By 100,000 Rs. of 1905 45	3,000 0 0	
By 100,000 Rs. of 1906 45	1,000 0 0	
By 100,000 Rs. of 1907 45	1,000 0 0	
By 100,000 Rs. of 1908 45	1,000 0 0	
By 100,000 Rs. of 1909 45	1,000 0 0	
By 100,000 Rs. of 1910 45	1,000 0 0	
By 100,000 Rs. of 1911 45	1,000 0 0	
By 100,000 Rs. of 1912 45	1,000 0 0	
By 100,000 Rs. of 1913 45	1,000 0 0	
By 100,000 Rs. of 1914 45	1,000 0 0	
By 100,000 Rs. of 1915 45	1,000 0 0	
By 100,000 Rs. of 1916 45	1,000 0 0	
By 100,000 Rs. of 1917 45	1,000 0 0	
By 100,000 Rs. of 1918 45	1,000 0 0	
By 100,000 Rs. of 1919 45	1,000 0 0	
By 100,000 Rs. of 1920 45	1,000 0 0	
By 100,000 Rs. of 1921 45	1,000 0 0	
By 100,000 Rs. of 1922 45	1,000 0 0	
By 100,000 Rs. of 1923 45	1,000 0 0	
By 100,000 Rs. of 1924 45	1,000 0 0	
By 100,000 Rs. of 1925 45	1,000 0 0	
By 100,000 Rs. of 1926 45	1,000 0 0	
By 100,000 Rs. of 1927 45	1,000 0 0	
By 100,000 Rs. of 1928 45	1,000 0 0	
By 100,000 Rs. of 1929 45	1,000 0 0	
By 100,000 Rs. of 1930 45	1,000 0 0	
By 100,000 Rs. of 1931 45	1,000 0 0	
By 100,000 Rs. of 1932 45	1,000 0 0	
By 100,000 Rs. of 1933 45	1,000 0 0	
By 100,000 Rs. of 1934 45	1,000 0 0	
By 100,000 Rs. of 1935 45	1,000 0 0	
By 100,000 Rs. of 1936 45	1,000 0 0	
By 100,000 Rs. of 1937 45	1,000 0 0	
By 100,000 Rs. of 1938 45	1,000 0 0	
By 100,000 Rs. of 1939 45	1,000 0 0	
By 100,000 Rs. of 1940 45	1,000 0 0	
By 100,000 Rs. of 1941 45	1,000 0 0	
By 100,000 Rs. of 1942 45	1,000 0 0	
By 100,000 Rs. of 1943 45	1,000 0 0	
By 100,000 Rs. of 1944 45	1,000 0 0	
By 100,000 Rs. of 1945 45	1,000 0 0	
By 100,000 Rs. of 1946 45	1,000 0 0	
By 100,000 Rs. of 1947 45	1,000 0 0	
By 100,000 Rs. of 1948 45	1,000 0 0	
By 100,000 Rs. of 1949 45	1,000 0 0	
By 100,000 Rs. of 1950 45	1,000 0 0	
By 100,000 Rs. of 1951 45	1,000 0 0	
By 100,000 Rs. of 1952 45	1,000 0 0	
By 100,000 Rs. of 1953 45	1,000 0 0	
By 100,000 Rs. of 1954 45	1,000 0 0	
By 100,000 Rs. of 1955 45	1,000 0 0	
By 100,000 Rs. of 1956 45	1,000 0 0	
By 100,000 Rs. of 1957 45	1,000 0 0	
By 100,000 Rs. of 1958 45	1,000 0 0	
By 100,000 Rs. of 1959 45	1,000 0 0	
By 100,000 Rs. of 1960 45	1,000 0 0	
By 100,000 Rs. of 1961 45	1,000 0 0	
By 100,000 Rs. of 1962 45	1,000 0 0	
By 100,000 Rs. of 1963 45	1,000 0 0	
By 100,000 Rs. of 1964 45	1,000 0 0	
By 100,000 Rs. of 1965 45	1,000 0 0	
By 100,000 Rs. of 1966 45	1,000 0 0	
By 100,000 Rs. of 1967 45	1,000 0 0	
By 100,000 Rs. of 1968 45	1,000 0 0	
By 100,000 Rs. of 1969 45	1,000 0 0	
By 100,000 Rs. of 1970 45	1,000 0 0	
By 100,000 Rs. of 1971 45	1,000 0 0	
By 100,000 Rs. of 1972 45	1,000 0 0	
By 100,000 Rs. of 1973 45	1,000 0 0	
By 100,000 Rs. of 1974 45	1,000 0 0	
By 100,000 Rs. of 1975 45	1,000 0 0	
By 100,000 Rs. of 1976 45	1,000 0 0	
By 100,000 Rs. of 1977 45	1,000 0 0	
By 100,000 Rs. of 1978 45	1,000 0 0	
By 100,000 Rs. of 1979 45	1,000 0 0	
By 100,000 Rs. of 1980 45	1,000 0 0	
By 100,000 Rs. of 1981 45	1,000 0 0	
By 100,000 Rs. of 1982 45	1,000 0 0	
By 100,000 Rs. of 1983 45	1,000 0 0	
By 100,000 Rs. of 1984 45	1,000 0 0	
By 100,000 Rs. of 1985 45	1,000 0 0	
By 100,000 Rs. of 1986 45	1,000 0 0	
By 100,000 Rs. of 1987 45	1,000 0 0	
By 100,000 Rs. of 1988 45	1,000 0 0	
By 100,000 Rs. of 1989 45	1,000 0 0	
By 100,000 Rs. of 1990 45	1,000 0 0	
By 100,000 Rs. of 1991 45	1,000 0 0	
By 100,000 Rs. of 1992 45	1,000 0 0	
By 100,000 Rs. of 1993 45	1,000 0 0	
By 100,000 Rs. of 1994 45	1,000 0 0	
By 100,000 Rs. of 1995 45	1,000 0 0	
By 100,000 Rs. of 1996 45	1,000 0 0	
By 100,000 Rs. of 1997 45	1,000 0 0	
By 100,000 Rs. of 1998 45	1,000 0 0	
By 100,000 Rs. of 1999 45	1,000 0 0	
By 100,000 Rs. of 2000 45	1,000 0 0	
By 100,000 Rs. of 2001 45	1,000 0 0	
By 100,000 Rs. of 2002 45	1,000 0 0	
By 100,000 Rs. of 2003 45	1,000 0 0	
By 100,000 Rs. of 2004 45	1,000 0 0	
By 100,000 Rs. of 2005 45	1,000 0 0	
By 100,000 Rs. of 2006 45	1,000 0 0	
By 100,000 Rs. of 2007 45	1,000 0 0	
By 100,000 Rs. of 2008 45	1,000 0 0	
By 100,000 Rs. of 2009 45	1,000 0 0	
By 100,000 Rs. of 2010 45	1,000 0 0	
By 100,000 Rs. of 2011 45	1,000 0 0	
By 100,000 Rs. of 2012 45	1,000 0 0	
By 100,000 Rs. of 2013 45	1,000 0 0	
By 100,000 Rs. of 2014 45	1,000 0 0	
By 100,000 Rs. of 2015 45	1,000 0 0	
By 100,000 Rs. of 2016 45	1,000 0 0	
By 100,000 Rs. of 2017 45	1,000 0 0	
By 100,000 Rs. of 2018 45	1,000 0 0	
By 100,000 Rs. of 2019 45	1,000 0 0	
By 100,000 Rs. of 2020 45	1,000 0 0	
By 100,000 Rs. of 2021 45	1,000 0 0	
By 100,000 Rs. of 2022 45	1,000 0 0	
By 100,000 Rs. of 2023 45	1,000 0 0	
By 100,000 Rs. of 2024 45	1,000 0 0	
By 100,000 Rs. of 2025 45	1,000 0 0	
By 100,000 Rs. of 2026 45	1,000 0 0	
By 100,000 Rs. of 2027 45	1,000 0 0	
By 100,000 Rs. of 2028 45	1,000 0 0	
By 100,000 Rs. of 2029 45	1,000 0 0	
By 100,000 Rs. of 2030 45	1,000 0 0	
By 100,000 Rs. of 2031 45	1,000 0 0	
By 100,000 Rs. of 2032 45	1,000 0 0	
By 100,000 Rs. of 2033 45	1,000 0 0	
By 100,000 Rs. of 2034 45	1,000 0 0	
By 100,000 Rs. of 2035 45	1,000 0 0	
By 100,000 Rs. of 2036 45	1,000 0 0	
By 100,000 Rs. of 2037 45	1,000 0 0	
By 100,000 Rs. of 2038 45	1,000 0 0	
By 100,000 Rs. of 2039 45	1,000 0 0	
By 100,000 Rs. of 2040 45	1,000 0 0	
By 100,000 Rs. of 2041 45	1,000 0 0	
By 100,000 Rs. of 2042 45	1,000 0 0	
By 100,000 Rs. of 2043 45	1,000 0 0	
By 100,000 Rs. of 2044 45	1,000 0 0	
By 100,000 Rs. of 2045 45	1,000 0 0	
By 100,000 Rs. of 2046 45	1,000 0 0	
By 100,000 Rs. of 2047 45	1,000 0 0	
By 100,000 Rs. of 2048 45	1,000 0 0	
By 100,000 Rs. of 2049 45	1,000 0 0	
By 100,000 Rs. of 2050 45	1,000 0 0	
By 100,000 Rs. of 2051 45	1,000 0 0	
By 100,000 Rs. of 2052 45	1,000 0 0	
By 100,000 Rs. of 2053 45	1,000 0 0	
By 100,000 Rs. of 2054 45	1,000 0 0	
By 100,000 Rs. of 2055 45	1,000 0 0	
By 100,000 Rs. of 2056 45	1,000 0 0	
By 100,000 Rs. of 2057 45	1,000 0 0	
By 100,000 Rs. of 2058 45	1,000 0 0	
By 100,000 Rs. of 2059 45	1,000 0 0	
By 100,000 Rs. of 2060 45	1,000 0 0	
By 100,000 Rs. of 2061 45	1,000 0 0	
By 100,000 Rs. of 2062 45	1,000 0 0	
By 100,000 Rs. of 2063 45	1,000 0 0	
By 100,000 Rs. of 2064 45	1,000 0 0	
By 100,000 Rs. of 2065 45	1,000 0 0	
By 100,000 Rs. of 2066 45	1,000 0 0	
By 100,000 Rs. of 2067 45	1,000 0 0	
By 100,000 Rs. of 2068 45	1,000 0 0	
By 100,000 Rs. of 2069 45	1,000 0 0	
By 100,000 Rs. of 2070 45	1,000 0 0	
By 100,000 Rs. of 2071 45	1,000 0 0	
By 100,000 Rs. of 2072 45	1,000 0 0	
By 100,000 Rs. of 2073 45	1,000 0 0	
By 100,000 Rs. of 2074 45	1,000 0 0	
By 100,000 Rs. of 2075 45	1,000 0 0	
By 100,000 Rs. of 2076 45	1,000 0 0	
By 100,000 Rs. of 2077 45	1,000 0 0	
By 100,000 Rs. of 2078 45	1,000 0 0	
By 100,000 Rs. of 2079 45	1,000 0 0	
By 100,000 Rs. of 2080 45	1,000 0 0	
By 100,000 Rs. of 2081 45	1,000 0 0	
By 100,000 Rs. of 2082 45	1,000 0 0	
By 100,000 Rs. of 2083 45	1,000 0 0	
By 100,000 Rs. of 2084 45	1,000 0 0	
By 100,000 Rs. of 2085 45	1,000 0 0	
By 100,000 Rs. of 2086 45	1,000 0 0	
By 100,000 Rs. of 2087 45	1,000 0 0	
By 100,000 Rs. of 2088 45	1,000 0 0	
By 100,000 Rs. of 2089 45	1,000 0 0	
By 100,000 Rs. of 2090 45	1,000 0 0	
By 100,000 Rs. of 2091 45	1,000 0 0	
By 100,000 Rs. of 2092 45	1,000 0 0	
By 100,000 Rs. of 2093 45	1,000 0 0	
By 100,000 Rs. of 2094 45	1,000 0 0	
By 100,000 Rs. of 2095 45	1,000 0 0	
By 100,000 Rs. of 2096 45	1,000 0 0	
By 100,000 Rs. of 2097 45	1,000 0 0	
By 100,000 Rs. of 2098 45	1,000 0 0	
By 100,000 Rs. of 2099 45	1,000 0 0	
By 100,000 Rs. of 2100 45	1,000 0 0	
By 100,000 Rs. of 2101 45	1,000 0 0	
By 100,000 Rs. of 2102 45	1,000 0 0	
By 100,000 Rs. of 2103 45	1,000 0 0	
By 100,000 Rs. of 2104 45	1,000 0 0	
By 100,000 Rs. of 2105 45	1,000 0 0	
By 100,000 Rs. of 2106 45	1,000 0 0	
By 100,000 Rs. of 2107 45	1,000 0 0	
By 100,000 Rs. of 2108 45	1,000 0 0	
By 100,000 Rs. of 2109 45	1,000 0 0	
By 100,000 Rs. of 2110 45	1,000 0 0	
By 100,000 Rs. of 2111 45	1,000 0 0	
By 100,000 Rs. of 2112 45	1,000 0 0	
By 100,000 Rs. of 2113 45	1,000 0 0	
By 100,000 Rs. of 2114 45	1,000 0 0	
By 100,000 Rs. of 2115 45	1,000 0 0	
By 100,000 Rs. of 2116 45	1,000 0 0	
By 100,000 Rs. of 2117 45	1,000 0 0	
By 100,000 Rs. of 2118 45	1,000 0 0	
By 100,000 Rs. of 2119 45	1,000 0 0	
By 100,000 Rs. of 2120 45	1,000 0 0	
By 100,000 Rs. of 2121 45	1,000 0 0	
By 100,000 Rs. of 2122 45	1,000 0 0	
By 100,000 Rs. of 2123 45	1,000 0 0	
By 100,000 Rs. of 2124 45	1,000 0 0	
By 100,000 Rs. of 2125 45	1,000 0 0	
By 100,000 Rs. of 2126 45	1,000 0 0	
By 100,000 Rs. of 2127 45	1,000 0 0	
By 100,000 Rs. of 2128 45	1,000 0 0	
By 100,000 Rs. of 2129 45	1,000 0 0	
By 100,000 Rs. of 2130 45	1,000 0 0	
By 100,000 Rs. of 2131 45	1,000 0 0	
By 100,000 Rs. of 2132 45	1,000 0 0	
By 100,000 Rs. of 2133 45	1,000 0 0	
By 100,000 Rs. of 2134 45	1,000 0 0	
By 100,000 Rs. of 2135 45	1,000 0 0	
By 100,000 Rs. of 2136 45	1,000 0 0	
By 100,000 Rs. of 2137 45	1,000 0 0	
By 100,000 Rs. of 2138 45	1,000 0 0	
By 100,000 Rs. of 2139 45	1,000 0 0	
By 100,000 Rs. of 2140 45	1,000 0 0	
By 100,000 Rs. of 2141 45	1,000 0 0	
By 100,000 Rs. of 2142 45	1,000 0 0	
By 100,000 Rs. of 2143 45	1,000 0 0	
By 100,000 Rs. of 2144 45	1,000 0 0	
By 100,000 Rs. of 2145 45	1,000 0 0	
By 100,000 Rs. of 2146 45	1,000 0 0	
By 100,000 Rs. of 2147 45	1,000 0 0	
By 100,000 Rs. of 2148 45	1,000 0 0	
By 100,000 Rs. of 2149 45	1,000 0 0	
By 100,000 Rs. of 2150 45	1,000 0 0	
By 100,000 Rs. of 2151 45	1,000 0 0	
By 100,000 Rs. of 2152 45	1,000 0 0	
By 100,000 Rs. of 2153 45	1,000 0 0	
By 100,000 Rs. of 2154 45	1,000 0 0	</

其後，陳永發與王康、劉曉原等創辦了「新亞書局」。

[illegible]

日本労働組合総連合会 1999年

[illegible]

M. SARAVANA MUDALIYAR,
M. KRISHNASWAMI MUDALIYAR,
The authors

I have examined the above statement and compared same with the books and vouchers of the Haverham and have found the same correct.

AL. P. VENUGOPAL SAIVUDU,

HEPATOMOLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY HOSPITAL.

Date.	Remarks up to 25°.	Direction of wind.				Number of rain.	Thunder.	Fog.		Depth of water.	Direction of drift.	Height of surface.	Current in the line.	
		Observed direction.		Corrected direction.				Prevailing direction.	Force of surface.					
		Day.	Night.	Now.	Then.									
September.	1870.	1	2	3	4	5	6	7	8	9	10	11	12	
18th 21st.	...	40-50	30-4	10-0	5-2	10-0	153-0	66	W.	36	...	14-1	Eastward from shore.	
21st 24th.	30-4	10-0	5-2	10-0	154-7	48	W. by W.	111	...	10-0	Clear sky.	
24th 27th.	30-4	10-0	5-2	10-0	155-0	73	W.	94	...	10-0	Westward from shore.	
27th 30th.	30-4	10-0	5-2	10-0	155-0	75	S. by W.	90	0-0	10	4-4	Warren Island in distance.
30th 1st.	30-4	10-0	5-2	10-0	155-0	17	W. by N.	46	...	10	1-1	Warren Island in distance.
1st 3d.	30-4	10-0	5-2	10-0	155-0	17	W. by N.	105	...	10	0-0	Clear sky.
3d 6d.	30-4	10-0	5-2	10-0	155-0	83	W.	71	0-0	10	0-0	Do.

The *Spizella passerina* and *Thryomanes bewickii* are used at 8 a.m., 11 a.m., 4 p.m. and 8 p.m., and the daily means are obtained by the application of hourly conversion factors from twenty years' observation. The others of the *Parus* group are twenty-two feet above the level of the sea, and the conversion

of the rain-gauge is two feet from the ground. The wind, rain and general weather registered are for the current and day—shown under the following.

The total quantity of rain collected was 1.45 inches in 12.15 inches, the average for the same period being 14.58 inches.

Madras Observatory,
24th September 1920.

F. BARKER,
Offg. Deputy Director.

MADRAS PORT TRUST.

MINUTES OF A BOARD MEETING, No. 31, on 24th-25th, HELD ON FRIDAY, THE 24th SEPTEMBER 1920.

PRESENT:

The Hon'ble Mr. R. H. G. MURPHY, M.L.A., M.P., Chairman.

Mr. H. H. Cook.
Capt. E. W. Zundelstein, C.M., C.B., A.M.
Mr. A. Brown.
Mr. E. C. Tait.
Mr. C. L. H. Magnus, C.M., M.P.
Mr. Abdul Hussain, Khilafat.
Mr. A. F. Symonds.

Mr. W. Alexander.
Mr. T. M. Egan.
Mr. R. J. Egan, Bahadur Government Chairman.
Mr. J. M. Gera.
Mr. R. M. Venkayya, Madras Govt.
Mr. A. H. McDougall.
Mr. R. J. C. McArthur.

1st. Read, approved and recorded the minutes of the proceedings of the previous meeting held on Friday, the 24th August 1920.

2nd. Resolved G.O. No. 107, Revenue (Special) (Madras), dated the 24th August 1920, approving, with remarks, certain arrangements proposed by the Port Trust Board for the carrying out of the duties of the Hon'ble Mr. R. H. G. Murphy, M.L.A., M.P., Chairman, during his absence on six weeks' privilege leave from the 25th July 1920—vide Resolution No. 115, 116 and 117, dated respectively the 14th and 21st July and 21st August 1920.

3rd. Resolved that the Hon'ble Mr. R. H. G. Murphy, M.L.A., M.P., Chairman, be relieved of his office on the 24th September 1920, after ending himself of 30 days' privilege leave out of the six weeks' leave granted to him in G.O. No. 107, Revenue (Special) (Madras), dated the 24th July 1920.

4th. Resolved that Commr. C. H. Fane, C.B., A.M., Deputy Port Commissioner, be relieved of his office on the 24th August 1920, after ending himself of 30 days' privilege leave granted to him in G.O. No. 107, Revenue (Special) (Madras), dated the 24th August 1920.

5th. Read an application from Mr. A. C. Wrentham, Executive Engineer, supported by the Chairman, for a special privilege leave.

Resolved that the leave applied for be sanctioned from the date of writing.

6th. Read again Resolution No. 67, dated 15th May 1914, sanctioning a special allowance of Rs. 10 per month for each of three chakras, in addition to each man's existing salary, as long as he is in charge of a broken-parcels problem.

Read a note by the Traffic Manager suggesting, for reasons given, that the special allowance be granted, under similar conditions, to three more chakras, making six in all.

Resolved that the request be sanctioned.

7th. Resolved, as is necessary under G.O. No. 302, Revenue (Special) (Madras), dated the 10th December 1915, to approve of the tender and purchase agreement of contractor M. R. R. O. Nagaraja Rao for constructing and paving, with stone sets, the road opposite the Trust's warehouse "X".

8th. Read again Resolution No. 23, dated 2nd May 1920.

Resolved to sanction the payment of a bill amounting to Rs. 155 from Messrs. King & Partners, Solicitors, for services rendered by them in connection with the obtaining of second appeal as the question of the levy of quay dues and the maintenance thereof with landing charges.

9th. Read a note by the Traffic Manager recommending, for reasons given, that the special allowance be granted to Rs. 120, convertible from Messrs. Port & Co., Ltd. in respect of their application for contracts with the S.S. "Aravali" on the night of the 15th August 1920, be varied.

Resolved, subject to sanction of Government which is necessary under section 61 (1) of the Madras Port Trust Act, that the contract be varied.

10th. Resolved, subject to sanction of Government which is necessary under section 61 (1) of the Madras Port Trust Act, to approve of the Trust's Traffic Manager's recommendation for remission of interest due in three cases amounting to Rs. 13-11-0.

11th. Resolved a statement of estimates sanctioned since the 24th August 1919.

12th. Resolved the Trust's Capital and Revenue, accounts for Jan 1920.

13th. Resolved G.O. No. 1601, Home (Madras), dated the 24th June 1920, directing the publication of the Port Act, Chapter 10, of a notification making a new rule 5 A to Part I of the Customs Act.

14th. Resolved G.O. No. 244, Revenue (Special) (Madras), dated the 24th August 1920, granting Commr. C. H. Fane, C.B., A.M., Deputy Port Commissioner, six weeks' privilege leave with effect from 1st September 1920 or date of report and approving of the same arrangements proposed—vide Resolution No. 114, dated the 21st July 1920.

15th. Resolved G.O. No. 14, Revenue (Special) (Madras), dated the 1st September 1920, sanctioning the remission of interest due amounting to Rs. 16-14-0 on funds now due to Messrs. P. Nagaraja Rao & Sons—vide Board's Resolution No. 117, dated the 24th August 1920.

16th. Resolved the budget estimates of the Madras Port Trust for the year 1920-21.

105. Securities and cash held by the Bank of Madras for the Madras Port Trust on the 1st September 1920 were valued to be recorded as follows:—

				Government securities		Cash balances	
				Rs.	P.	Rs.	P.
Revenue Account	8,59,378	12 8
Provision Fund Account	4,51,500	..	—	65,000 14 11
Deposits Account	15,100	5,087 14 1
Siraja Sackor's House Charity Account	27,400	..	1,568	11 8
Dashed Treasuries' Fund Account	26,500	..	900	3 8
Postage Fund Account	20,400	..	8,897	13 4
Harbour Gate Advance Account	80,892	13 4
Railway Freight Advance Account	24,021	8 11
Capital Account	71,593	8 8

Port Trust Office, Madras.
17th September 1920

R. H. G. MITCHELL,
Chairman, Madras Port Trust.

NORTH ANCOE.

Water-supply insufficient except in parts of three tanks. Ploughing; sowing of paddy, ragi, tarap, chikna, masu, cotton, cowpea, transplantation of paddy and ragi proceeding. Condition of standing crops under wells fair, but dry crops fair in parts where recent rains. Harvested paddy, ragi and masu good. Standing crops fair. Harvested ragi, masu, paddy, gingelly, indigo, cotton fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair. More rain is needed.

SALT.

Water-supply insufficient except in parts of one tank and under Cooveri channels. Ploughing; sowing of paddy, ragi, masu, chikna, cotton and transplantation of paddy and ragi proceeding. Condition of standing crops under wells fair, but dry crops fair in parts where recent rains. Harvested paddy, ragi, gingelly, cotton fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects improving. More rain is needed.

COMBATORE.

Water supply sufficient except under some wells, tanks and channels. Eight feet of water in the Cooveri at Erode. Sowing of masu, arum, horsegram, pulse, cotton, groundnut, Sesai, paddy, transplantation of ragi, chikna, paddy and planting of sugarcane proceeding in parts. Condition of standing crops not reported. Harvested groundnut, ragi, chikna, masu, paddy, cotton, paddy, and sugarcane; cotton fair. Pasture sufficient in parts; fodder available. Condition of cattle generally good, but not great improvement possible in parts of one tank. Employment available. Grain-stocks generally sufficient except in some tanks. Prospects fair.

TRICHINOPOLY.

Water supply generally sufficient except in parts. Discharge over the Grand Anicut 64 feet. Sowing of chikna, masu, horsegram, sugarcane, Sesai, masu, cotton, gingelly and transplantation of paddy, ragi and chikna and sowing of paddy proceeding. Standing crops fair. Harvested masu and groundnut, cotton good; masu and Sesai, poor to fair; paddy and ragi, poor to normal. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

TANJORE.

Water-supply generally sufficient. Discharge over the crest of the Lower Anicut in the Cooveri, masu and sugarcane between 10 to 20 feet high. Sowing and transplantation of paddy, cotton and sugarcane proceeding in parts. Standing crops fair. Harvested paddy, ragi and chikna; cotton fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in one tank. Prospects generally fair.

MADURA.

(Report not received.)

RAMNAD.

Water supply insufficient except in two tanks and parts of one tank. Ploughing; sowing of paddy, chikna, masu, ragi, masu, masu, ragi (masu sown), and masu, groundnut and cotton seedling or sowing in parts. Standing crops fair to good. Harvested chikna, ragi and cotton; cotton fair. Pasture sufficient except in one tank and parts of another; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in three tanks. Prospects fair.

TINNEVELLY.

Water-supply sufficient. No flow over Sivakumara aicut. Discharge through waste bedrocks. Ploughing, sowing and transplantation of ragi proceeding in parts. Standing crops generally fair, but well generally fair if rain is not received soon; paddy crops withering in parts of two tanks. Harvested paddy and ragi; cotton poor to fair; chikna fair. Pasture sufficient except in two tanks; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient except in one tank. Prospects gloomy; rain needed immediately.

MALABAR.

Water-supply sufficient. Transplantation of second crop paddy and sowing of gingelly in progress. Standing crops fair. Harvested paddy; cotton fair to normal. Pasture sufficient; fodder available. Condition of cattle generally good, but cattle disease (respiratory) prevails in two tanks. Employment available. Grain-stocks sufficient. Prospects fair.

SOUTH KANARA.

Water-supply sufficient. Ploughing, sowing and transplantation of paddy in progress. Standing crops good. Harvested first-crop paddy; cotton fair to normal. Pasture sufficient; fodder available. Condition of cattle generally good, but widespread new threat possible in parts of one division. Employment available. Grain-stocks sufficient. Prospects good.

TRAVANCORE.

Water-supply and passages sufficient. Harvests proceeding. Condition of cattle good.

COCHIN.

Water-supply sufficient. Harvests proceeding. Pasture sufficient; fodder available. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Weeding, pruning and picking in progress. Standing crops fair. Harvested tea; cotton fair. Pasture sufficient; fodder available. Condition of cattle fair, but widespread possible in one division. Employment available. Grain-stocks sufficient. Prospects fair.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING MON SEPTEMBER 1902.

Regions.		RAINFALL IN INCHES				PRICES IN RUPEES (PER 50 TONS) FOR GRAINS.												Grains.
		In the week.		Up to the end of the week from 1st April.		Rice.		Wheat.		Barley.		Oats.		Cereals.		Others.		
		1st.	Average of 15 years ending 1914.	1914.	Average of 15 years ending 1914.	Average for September.	Last week.	This week.	Average for September.	Last week.	This week.	Average for September.	Last week.	This week.	Average for September.		Last week.	
Himalayas.	Jaipur	1.0	2.2	18.0	22.0	0.0	0.0	1.0	1.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Jaipur
	Vijaypatnam	0.5	2.4	18.7	22.8	0.0	0.0	1.0	1.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Vijaypatnam
	Chandigarh	0.0	1.8	17.0	20.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Chandigarh
	Kanpur	0.0	1.0	18.1	22.4	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Kanpur
Deccan.	Quetta	1.0	1.0	15.4	18.5	0.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Quetta
	Karnool	0.0	2.1	16.0	20.7	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Karnool
	Bellary	0.0	0.0	18.0	14.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Bellary
	Anantapur	1.0	0.0	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Anantapur
Guzarat.	Chittoor	0.7	0.0	12.0	18.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Chittoor
	Surat	0.0	2.0	0.0	22.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Surat
	Chandigarh	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Chandigarh
	Madras	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Madras
Central.	South Arcot	0.0	1.0	10.0	15.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	South Arcot
	Chittoor	0.0	0.0	15.0	20.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Chittoor
	North Arcot	0.0	1.0	15.0	20.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	North Arcot
	Bellary	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Bellary
South.	Tanjore	0.0	0.0	15.0	20.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Tanjore
	Madras	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Madras
	Palani	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Palani
	Tirunelveli	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Tirunelveli
West Coast.	Maler	0.0	0.0	10.0	15.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Maler
	South Kanara	0.0	0.0	10.0	15.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	South Kanara
	Tirunelveli	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Tirunelveli
	Cochin	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	Cochin
Hills & The Nilgiris.		0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	The Nilgiris

As above.

As above.

As above.

As above.

As above.

FOOT ST. GRAIN & GRAIN SUPPLEMENT

(See p. 100)

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Year	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099
1900	1900	1901	1902	1903	1904	1905	1906	1907	1908	1909	1910	1911	1912	1913	1914	1915	1916	1917	1918	1919	1920	1921	1922	1923	1924	1925	1926	1927	1928	1929	1930	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099

Bills introduced in the Indian Legislative Council, Reports of Select Committees presented to the Council, and Bills published under Rule 23.

EXPLANATORY COMPARISONS

-The following Bill was introduced in the Indian Legislative Council on the 27th August 1933:-

25. 50 48 46 44 42 40 38 36 34 32 30 28 26 24 22 20 18 16 14 12 10 8 6 4 2 0

¹ A. Hall further to amend the Indian Limitation Act, 1908, and the Code of Civil Procedure, 1908.

X of 1909. * : Whereas it is expedient further to amend the Indian Limitation Act, 1896, and the Code of Civil Procedure, 1909. It is hereby enacted as follows :—

1. (J) The Act may be called the Indian Limitation and Code of Civil Procedure (Amendment) Act, 1952.

(d). It shall come into force on the first day of January 2014

Amendment of Act No. 126, 127 and 128 of the First Schedule to the Indian Limitation Act, 1908, in Articles 174, 175 and 176 for the word "Sabbath" in the second column the words "sabbath days," "sabbath" and "sabbath days," respectively, shall be substituted.

Amendment of rule 111 of Order XLV of the First Schedule to the Code of Civil Procedure, 1908 (hereinafter referred to as the said Code), the following amendments shall be made, namely:—

(1) For the words "six months" the following words shall be substituted, namely:—
"sixty days or such further period, not exceeding sixty days, as the Court may upon cause shown allow";

(2) After the word "sabbath" the words "in such or in Government securities" shall be inserted;

(3) At the end of the said rule the following proviso shall be added, namely:—

"Provided that the Court at the time of granting the adjournment, after hearing any opposite party who appears, shall be satisfied that such other form of security may be furnished;

Provided further, that no adjournment shall be granted to an opposite party to contest the return of such security."

Now rule 111, as amended of Order XLV of the First Schedule to the said Code, the following rule shall be inserted, namely:—

"4 A. Nothing in these rules requiring any notice to be served on or given to an opposite party or respondent shall be deemed to require any notice to be served on or given to the legal representatives of any deceased opposite party or deceased respondent in a case, where such opposite party or respondent died as bankrupt or in the course of the Court when decree or compromise of or at any proceedings under rule 8 shall be given by affixing the same in some conspicuous place in the Court-house of the Judge of the District in which the suit was originally brought, and by publication in such newspapers as the Court may direct."

Amendment to rule 12 of Order XLV of the First Schedule to the said Code, the following sub-rule shall be added, namely:—

"(1) Unless His Majesty in Council is pleased otherwise to direct, an order of His Majesty in Council shall be operative as the ground that no notice has been served on or given to the legal representatives of any deceased opposite party or deceased respondent in a case, where such opposite party or respondent did not appear either at the hearing in the Court when decree was entered or at any proceedings subsequent to the decree of that Court, but such order shall have the same force and effect as if it had been made before the death of such person."

STATEMENT OF OBJECTS AND REASONS.

Delays in the conduct of Indian appeals to the Privy Council have been the subject of much adverse comment in judgments of the Judicial Committee, and remedial measures have been under consideration for some time past. His Majesty's Order in Council, dated the 16 February 1929, has already been issued, and the present Bill has been drafted with the object of giving legislative sanction to various further measures calculated to expedite the prosecution of these stages of these appeals which take place in India. Clause 2 extends to 30 days the period of six months prescribed by Articles 174, 175 and 176 of the First Schedule to the Indian Limitation Act, 1908. Clause 3 reduces the period of six months prescribed by sub-rule (1) of rule 11 of Order XLV of the First Schedule to the Code of Civil Procedure, 1908, to 60 days or such further period, not exceeding 60 days, as the Court may upon cause shown allow. It also provides that security for costs shall ordinarily be given in such or in Government securities. Clause 4 gives power to dispense with the service of notices on legal representatives of any deceased opposite party or deceased respondent in a case, where such party or respondent has failed to appear either at the hearing in the Court when decree is pronounced or at any proceedings subsequent to the decree of that Court. Clause 5 is designed to empower Orders of His Majesty in Council from being superseded merely in consequence of the operation of the rules in clause 2.

24. 25 June 1929.

W. H. VINCENT.

The following Bill was introduced in the Indian Legislative Council on the 29th August 1919:—

No. 24 of 1919.

A Bill for the amendment of the Indian Motor Vehicle Act, 1914.

WHEREAS it is expedient further to amend the Indian Motor Vehicle Act, 1914; It is hereby enacted as follows:—

1. This Act may be called the Indian Motor Vehicle (Amendment) Act, 1919.

WHEREAS—
 2. In sub-section (F) of section 13 of the Indian Motor Vehicle Act, 1914 (hereinafter referred to as the said Act), after clause (d), the following clause shall be inserted, namely:—
 "(d) prescribing the authority by which and the conditions and limitations subject to which licences may be suspended or annulled;"

AND WHEREAS—
 3. After sub-section (J) of section 18 of the said Act the following sub-section (JA) shall be inserted, namely:—

"(JA) The prescribed authority may, subject to such conditions and limitations as may be prescribed, suspend or suspend any licence granted under this Act."

STATEMENT OF OBJECTS AND REASONS.

The increase in the number of motor vehicles during the last few years, particularly in the Presidency towns, has made the control of motor traffic very difficult. It is found that powerlessness is Court for such driving usually results in the imposition of such fines which have little deterrent effect. It is thought that a more effective means of preventing such driving will be to make authorities empowered in this behalf to suspend or suspend the licences of such or incompetent drivers. It is accordingly proposed in the Bill to empower local Governments to prescribe the authority by which, and the conditions and limitations subject to which, licences may be suspended or annulled. It is proposed to make the provision of general application, as the necessity for it is not confined to the Presidency towns.

The 29th May 1919.

W. H. VINCENT.

The following Bill was introduced in the Madras Legislative Council on the 20th August 1920:—

No. 25 of 1920.

A Bill to provide for the better discipline of Police-officers enrolled in Military Police or Rifle Battalions.

WHEREAS it is expedient to provide for the better discipline of Police-officers enrolled under local Acts in Military Police or Rifle Battalions; It is hereby enacted as follows:—

Short title.

1. This Act may be called the Indian Rifles Act, 1920.

Police-officers sub-
ject to discipline and
punish provided
in local Acts when
enrolled.

2. All Police-officers enrolled under the provisions of any local Military Police or Rifles Act shall be subject to the discipline and punishment prescribed by such Act, whenever serving in India.

STATEMENT OF OBJECTS AND REASONS.

Members of various of the Military Police Forces in India are enrolled under local Acts of the legislatures of the Provinces in which they are recruited and are subject to penalties prescribed by those local Acts for breaches of discipline, etc. But when a detachment or detachment is sent on service outside the Province in which it is recruited the local Act ceases to be applicable, and it has been found that this has given rise to difficulty in maintaining discipline. It is the object proposed by this Bill to provide that Police-officers enrolled under local Acts in Military Police or Rifle Battalions should be subject to the same discipline and penalties whenever serving in India.

Sd/-,
The 2nd June 1920.

W. H. VINCENT.

The following Bill was introduced in the Indian Legislative Council on the 20th August 1920.—

No. 26 of 1920.

A Bill further to amend the Code of Civil Procedure, 1908.

WHEREAS it is expedient further to amend the Code of Civil Procedure, 1908, it is hereby enacted as follows:—

1. The Act may be called the Code of Civil Procedure (Amendment) Act, 1920.

2. The sub-rule (1) of rule 6 of Order IX in the First Schedule to the Code of Civil Procedure, 1908, the following shall be substituted, namely:—

"(1) Where, after a summons has been issued to the defendant, or to one of several defendants, and returned answered, the plaintiff fails for a period of three months from the date of the return made in the Court by the officer ordinarily certifying to the Court returns made by the serving officers, to apply for the issue of a fresh summons the Court shall make an order that the suit be dismissed as against such defendant, unless the plaintiff has within the said period satisfied the Court that:—

(a) he has failed after using his best endeavours to discover the residence of the defendant who has not been served, or

(b) such defendant is avoiding service of process, or

(c) there is any other sufficient cause for extending the time, in which case the Court may extend the time for making such application for such period as it thinks fit."

STATEMENT OF OBJECTS AND REASONS.

In order to ensure that a plaintiff shall apply with reasonable expedition for a fresh summons when a summons issued to a defendant has been returned answered, it is proposed in the Bill to reduce from one year to three months the period prescribed in rule 6 (1) of Order IX in the First Schedule to the Code of Civil Procedure, 1908. Power is given to the Court to extend the time for good cause shown.

The 6th July 1920.

W. E. VINCENT.

The following Bill was introduced in the Indian Legislative Council on the 20th August 1919:-

No. 37 of 1919.

A Bill further to amend the Negotiable Instruments Act, 1881.

- | | | |
|---------------|--|---|
| XXVI of 1919. | Whereas it is expedient further to amend the Negotiable Instruments Act, 1881: It is hereby enacted as follows:- | 1. This Act may be called the Negotiable Instruments (Amendment) Act, 1919. |
| a | Short title. | 2. After section 75 of the Negotiable Instruments Act, 1881, the following section shall be inserted, namely:- |
| XXVI of 1919. | New section inserted after section 75.
Reason for delay in payment for payment. | "75B. Delay in presentation for payment is excused if the delay is caused by circumstances beyond the control of the holder, and not imputable to his default, neglect or omission. When the cause of delay arises in special circumstances must be made within a reasonable time." |

STATEMENT OF OBJECTS AND REASONS.

The Indian Bills of Exchange Act, 1881, provides for delays in presentation of Bills of Exchange on account of the war, but the Act will lapse six months after the official termination of the war. The permanent law on the subject, i.e., the Negotiable Instruments Act, 1881 (XXVI of 1881), does not contain any provision limiting delay in making presentation for payment when the delay is caused by circumstances beyond the control of the holder, and the object of the present Bill is to provide for such cases. The Bill is based on section 49 (r) of the English Bills of Exchange Act, 1882.

The 20th August 1919.

B. S. BARNES.

The following Bill was introduced in the Indian Legislative Council on the 27th August 1932—

No. 28 of 1932.

A Bill to regulate the taking of measurements and photographs of convicts and others

Whereas it is expedient to authorize the taking of measurements and photographs of convicts and others; that hereby enacted as follows:—

Enacted by the Council of the Governor-General in Council, that the following Bill may be called the Identification of Persons Act, 1932:

(1) It extends to the whole of British India, including British Baluchistan, the Southern Provinces and the District of Bengal.

(2) In this Act, unless there is anything repugnant to the subject or context,—

(a) "measurements" include finger impressions and foot-print impressions;

(b) "police officer" means an officer in charge of a police station, a police officer making an investigation under Chapter XIV of the Code of Criminal Procedure, 1898, or any other police officer not below the rank of Sub-Inspector; and

(c) "prescribed" means prescribed by rules made under this Act.

(3) Every person who has been—

(a) convicted of any offence punishable with rigorous imprisonment for a term of one year or upwards, or of any offence which would render him liable to undergo imprisonment on a subsequent conviction; or

(b) order to give security for the good behaviour under section 105 of the Code of Criminal Procedure, 1898,

shall, if so required, allow his measurements and photograph to be taken by a police officer in the prescribed manner.

(4) Any person who has been convicted in connection with an offence punishable with rigorous imprisonment for a term of one year or upwards shall, if so required by a police officer, allow his measurements to be taken in the prescribed manner.

(5) If a Magistrate is satisfied that, for the purposes of any investigation or proceeding under the Code of Criminal Procedure, 1898, it is expedient to direct any person to allow his measurements or photograph to be taken, he may make an order to that effect, and in that order the person to whom the order relates shall be named and shall attend at the time and place specified in the order and shall allow his measurements or photograph to be taken, as the case may be, by a police officer.

(6) Provided that no order shall be made directing any person to be photographed except by a Magistrate of the first class.

(7) Provided further that an order shall be made under this section unless the person has at some time been arrested in connection with such investigation or proceeding.

(8) If any person who under this Act is required to allow his measurements or photograph to be taken consents or agrees to allow the taking thereof, it shall be lawful to use all means necessary to secure the taking thereof.

(9) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(10) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(11) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(12) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(13) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(14) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(15) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(16) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(17) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(18) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(19) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(20) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(21) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(22) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(23) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(24) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(25) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(26) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(27) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(28) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(29) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

(30) Nothing in or under this Act is intended to affect the provisions of the Identification of Persons Act, 1920.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide legal authority for the taking of measurements, finger impressions, footprints and photographs of persons convicted of, or arrested in connection with, certain offences. The value of the accurate use of finger impressions and photographs as agents in the detection of crime and the identification of criminals is well known, and modern developments in England and other European countries render it unnecessary to enlarge upon the need for the proposed legislation.

The existing system by which the police in India take finger impressions, photographs, etc., of criminals and repeated articles in view of legal evidence, except on specially regulated members of criminal tribes, in whose case previous orders for the taking of finger impressions in section 6 of the Criminal Tribes Act, 1917 (III of 1917). The need for legalising the practice has long been recognised, but it was not thought expedient to take the matter up so long as no practical difficulties arose. Instances have recently been reported to the Government of India where prisoners have refused to allow their finger prints or photographs to be taken. With a view to prevent such refusal in future it is considered necessary without further delay to place the taking of measurements, etc., which is a general incident of police work in India as elsewhere, on a regular footing. No unreasonable, etc., of any person will be taken compulsorily unless that person has been arrested.

Sd/-

The 17th August 1920.

W. H. VINCENT.

The following Bill was introduced in the Indian Legislative Council on the 17th August 1919:—

No. 29 OF 1920.

A Bill to provide for the installation of Wireless Telegraphy on ships registered in British India and for other purposes.

WHEREAS it is expedient to provide for the installation of wireless telegraphy on ships registered in British India, and for other purposes; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Wireless Telegraphy (Shipping) Act, 1920.

(2) It extends to the whole of British India.

(3) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, direct.

2. (1) In this Act unless there is anything repugnant to the subject or context,—

(a) "passenger steamer" means a steamer which carries more than twelve passengers;

(b) "prescribed" means prescribed by rules made under this Act; and

(c) "registered in British India" means registered in British India under the Merchant Shipping Act, 1916 or under any Act of the Governor General in Council for the time being in force providing for the registration of ships.

(2) All words and expressions used in this Act and defined in the Merchant Shipping Act, 1916 or in 1918, and not hereinbefore defined, shall be deemed to have the same meanings respectively attributed to them by those Acts.

3. (1) Every seagoing British ship registered in British India, being a passenger steamer or a ship of another kind, having more than twelve passengers or crew, shall be provided with a wireless telegraph installation of the prescribed description and shall maintain a wireless telegraph service of the prescribed nature and shall be provided with such certified apparatus and materials as may be prescribed.

Provided that the Governor General in Council may, by notification in the Gazette of India exempt from the obligations imposed by this Act any ships or classes of ships if he is of opinion that, having regard to the nature of the voyages on which the ships are engaged, or other circumstances of the case, the provision of a wireless telegraph installation is unnecessary or impracticable.

(2) If this section is not complied with in the case of any such ship, the master or owner of the ship shall be punishable in respect of each offence with a fine which may extend to one thousand rupees.

4. (1) The Governor General in Council may appoint officers (hereinafter referred to as wireless telegraphy inspectors) for the purpose of seeing that the requirements of this Act are complied with on board any ship.

(2) A wireless telegraphy inspector may board any ship for the purpose of seeing that she is properly provided with a wireless telegraph installation and certified apparatus and materials in conformity with this Act, and for the purpose may go on board any ship at all reasonable times and do all things necessary for the proper execution of his duty for the purpose of this Act, and may also require the master of the ship to supply him with any information which it is in the power of the master to supply for that purpose, including the production of any certificate granted under this Act in respect of the installation, and of the certificates of the apparatus and materials on the ship.

(3) If a wireless telegraphy inspector finds that a ship is not in compliance, he shall give to the master or owner notice in writing pointing out the deficiency, and also pointing out what is his opinion as to the steps to be taken to remedy the same.

(4) Every notice given under sub-section (3) of this section shall be communicated, in the prescribed manner, to the Chief Officer of Customs of any port at which the ship may seek to obtain permission, who shall enter that the ship shall be deemed until a certificate under the hand of a wireless telegraphy inspector is produced to the effect that the ship is properly provided with a wireless telegraph installation and certified apparatus and materials in conformity with this Act.

5. The provisions of this Act shall, as from a date to be notified after the commencement of this Act, apply to ships other than British ships registered in British India, which are not within any port in British India in like manner as they apply to British ships registered in British India.

6. (1) The Governor General in Council may make rules to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power such rules may provide that—

(a) the nature of the wireless telegraph installation to be provided and of the service to be maintained, and the number, grade and qualifications of certified operators and material to be carried;

Provided that no ship shall be required to carry more than one operator, unless more than one operator would have been required under the provisions of the Merchant Shipping (Convention) Act, 1914;

(b) the manner in which a notice given under sub-section (3) of section 4 shall be communicated to the Chief Officer of Customs.

(3) Rules made under this section shall be published in the Gazette of India and shall thereupon have effect as if enacted in this Act.

1 and 2 Sec.
1920, c. 29.

- Wireless telegraphy : A wireless telegraphy instrument appointed under this Act shall be deemed to be a public service within the meaning of the Indian Penal Code. XLV (1)
- Protection to persons using same : No suit or other legal proceeding shall lie against any person for anything done or in good faith intended to be done under this Act.

STATEMENT OF OBJECTS AND REASONS.

The Merchant Shipping (Wireless Telegraphy) Act, 1919, and the Merchant Shipping (Construction) Act, 1914, require the compulsory provision of wireless telegraph installations on certain classes of British ships registered in the United Kingdom. Various classes of ships plying to Indian waters do not come within the scope of these Acts, and the passengers and crews of such ships are therefore unnecessarily exposed to risks which might be avoided if wireless telegraph installations were installed upon them. It is therefore considered desirable to lay down in the form of the British enactment, and the Bill follows closely the Merchant Shipping (Wireless Telegraphy) Act, 1919. It will apply primarily to sea-going British ships registered in British India, but under section 2, ships other than British ships registered in British India will also become subject to its provisions while they are within any port in British India.

THOMAS,
The 24th August 1929.

G. S. KARNATA,

The following Bill was introduced in the Indian Legislative Council on the 15th August 1919:—

No. 30 of 1919.

A Bill to extend the operation of the Indian Patents and Designs (Temporary Rules) Act, 1919.

WHEREAS it is expedient to extend the operation of the Indian Patents and Designs (Temporary Rules) Act, 1919, it is hereby enacted as follows:—

1. This Act may be called the Indian Patents and Designs (Temporary Rules) Amendment Act, 1919.

2. In sub-section (1) of section 1 of the Indian Patents and Designs (Temporary Rules) Act, 1919, for the words "one month" the words "one year and six months" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

Under Article 367 of Treaty of Versailles, German nationals are to be given a minimum of one year after the coming into force of the Treaty, in complete peace proceedings, which were started before the War. In order to give effect to this Article, provision has been made in clause XXXI of Article 1 of the India Treaty of Peace Order in Council, 1920, for the extension in force, in relation to German nationals, of the Indian Patents and Designs (Temporary Rules) Act, 1919, section 3 (1) (a) of which entitles such nationals of time to be granted. It is desirable that similar privileges should be extended to our own nationals, but as the Act of 1919, as it stands at present, will remain in force only for a period of six months after the termination of the War, it is proposed to extend its term for a further period of one year.

Enacted
This 19th July 1919.

T. H. HOLLAND,

The following Bill was introduced in the Indian Legislative Council on the 27th August 1902—

No. 21 of 1902.

A Bill further to amend the Indian Patents and Designs Act, 1900.

2nd ENCL.

Whereas it is expedient further to amend the Indian Patents and Designs Act, 1900, in the manner hereinafter in this Bill expressly enacted, to be enacted—

1. This Act may be called the Indian Patents and Designs (Amendment) Act, 1902.

3rd ENCL.

2. After section 79 of the Indian Patents and Designs Act, 1900, the following heading and section shall be inserted namely—

Reciprocal arrangements with the United Kingdom and other parts of His Majesty's dominions.

3rd ENCL.

79-A. (1) If His Majesty in Council by Order in Council, to apply such of the provisions of section 71 of the Indian Patents and Designs Act, 1900, as relate to inventions as made with the United Kingdom and other parts of His Majesty's dominions.

(2) The application for the grant of a patent or the registration of a design under this section shall be made in the same manner as an ordinary application under this Act.

Provided that, in the case of a patent, if the application is not accepted within twelve months from the date of the application for protection in the United Kingdom, the specification and the drawings (if any) supplied therewith shall be open to public inspection at the expiration of that period.

(3) Where it is made to appear to the Governor General in Council that the legislation of any other part of His Majesty's dominions has made satisfactory provision for the protection of inventions or designs, patented or registered in British India, the Governor General in Council may, by notification in the Gazette of India, direct that the provisions of this section, with such variations or additions, if any, as may be set out in such notification, shall apply for the protection of inventions or designs patented or registered in that part of His Majesty's dominions.

STATEMENT OF OBJECTS AND REASONS.

The main object of this Bill is to bring India into the inter-imperial arrangement for the reciprocal protection of inventions and designs within the Empire.

A subsidiary object is to enable valid protection to be obtained for inventions which owing to war exigencies have been protected only in some parts of the Empire but would otherwise be invalidated by publication in other parts.

India has hitherto been disqualified for admission to the inter-imperial arrangement provided for in section 82 of the United Kingdom Patents and Designs Act, 1900, but by virtue of the amendment made in sub-section (3) of that section by the United Kingdom amending Act of 1900, it is now possible for India to enter into this mutual arrangement by which Indian inventors will gain the advantages of reciprocal protection for their inventions for a period of twelve months in almost all parts of the Empire.

Research in Article 26 of the Treaty of Commerce does not apply to India, it is therefore impossible to adopt the procedure adopted in the United Kingdom and elsewhere of attending the period of provisional protection under temporary legislation so as to anticipate priority for which application has been delayed by war conditions.

Several cases have occurred in which valuable British inventions cannot be protected in India on this account, in spite of the fact that under Article 26 valid patents will be obtainable in such cases as Germany.

By making it possible for British and other patentees to obtain valid Indian patents there and similar measures, the proposed legislation may be expected to give an additional impulse to the progress of Indian industries, by the introduction and establishment of fresh industries which, but for the introduction of the patent grant coupled with the restriction on importation embodied in section 25 of the present Indian Act, might otherwise be permanently excluded from India.

In order to secure these and similar advantages it is necessary that the inter-empire arrangements be initiated during the life of the Indian Patents and Designs (Temporary Rules) Act, 1913, and it is suggested therefore that this Bill should proceed at once.

SUBMIT:
7th July 1920.

T. R. HOLLAND.

The following Bill was introduced in the Indian Legislative Council on the 9th August 1930:—

No. 11 of 1930.

A Bill to amend certain enactments and to repeal certain other enactments.

Whereas it is expedient that certain enactments should be made in the enactments specified in the First Schedule;

And whereas it is also expedient that certain enactments specified in the Second Schedule which are spent or have otherwise become unnecessary, or have ceased to be in force otherwise than by express repeal, should be expressly and specifically repealed;

It is hereby enacted as follows:—

Short title. 1. This Act may be called the Repealing and Amending Act, 1930.

Amendment of certain enactments. 2. The enactments specified in the First Schedule are hereby amended to the extent and in the manner mentioned in the Fourth column thereof.

Repeal of certain enactments. 3. The enactments specified in the Second Schedule are hereby repealed to the extent mentioned in the Fourth column thereof.

4. The repeal by this Act of any enactment shall not affect any Act or Regulation in which such repeal, amendment has been applied, incorporated or referred to;

and this Act shall not affect the validity, lawfulness, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, incurred or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any fact as if this Act had not been made.

5. Not shall this Act affect any principle or rule of law, or established jurisdiction, form or manner of proceeding, practice or procedure, or existing usage, custom, privilege, exemption, concession, office or appointment, notwithstanding that the same respectively may have been in any manner affected, amended or derived by, or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment affect or remove any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, proceeding or other matter or thing not now existing or in force.

THE FIRST SCHEDULE.

Amendments.

(See Section 2.)

Year.	Enactment.	Short title.	Amendments.	Explanation.
1915	II	The Indian Courts Act, 1915.	In clause (b) of section 20, after the word "enactments" the words "and any local Government or" shall be inserted.	Under section 20 (1) A of the Government of India Act, 1915, local Government may legislate, and the effect of this amendment is to incorporate the word "Government" in the Government of India Act, 1915.
1920	I	The Criminal Courts Act, 1920.	After section 26, the following section shall be inserted, namely:— "27. In any enactment made by any authority in British India before the 1st of January 1920, unless it is otherwise provided, the words "and any local Government or" shall be inserted."	Paragraph of the Indian Courts Act (1915) is amended by the insertion of the word "and" in the local Government. This amendment is to incorporate the word "Government" in the Government of India Act, 1915.
1911	I	The Repealing and Amending Act, 1911.	In the First Schedule, in the short title "The Indian Courts Act, 1915," the words "and any local Government or" shall be inserted.	The short title of Act XVI of 1911 was amended by the insertion of the words "and any local Government or" in the short title of the Act.
1914	I & II	The Repealing and Amending Act, 1914.	In the short title of the Act, the words "and any local Government or" shall be inserted.	In.

Year.	No. of vol.	Dates of this.	Annotations.	Explanations.
1818	XXVIII	The Essex University Act, 1817.	To mention it, for the staffs have "Every such petition, &c. In the act of the union, the necessary shall be submitted, accordingly." Every such petition, shall be deemed to be a submission to arbitration upon the terms of the statute, with the sanction of the British Association Act, 1805, and of the provisions of that Act, with the sanction of section 3 thereof, as to every amendment.	To suggest a drafting error.
1820	XIX	The Report of Act, 1818.	In sub-section 1 of section 14, for the words "a person to be ordered" read "the following shall be attached, namely—such persons and prohibited heads as they may be." In clause 2 of the Schedule, for the words "Where the trustee therein does not send out bills of report," read "In respect of the first bill of report of a trustee's income" shall be inserted, and shall be deemed to have been substituted with effect, from the commencement of the Report Act, 1818.	To note the insertion clause.
				To note a defect in the Schedule.

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附錄 1 續

(See Section 4.2)

[illegible]

STATEMENT OF DEFECTS AND REASONS

The object of the DIC is to make necessary amendments of a formal nature in certain enactments and to repeal certain unnecessary enactments.

Reasons for the proposed amendments and replies are sufficiently explained in the margin of the Bill to the HCU.

Version 1:
The 20th August 1999

D. R. LOWNDEN

The following Bill was introduced in the Indian Legislative Council on the 27th August 1920—

No. 53 of 1920.

A Bill to prohibit the possession and import of rupee notes.

Whereas it is expedient to prohibit the possession and import of rupee notes; It is hereby enacted as follows:—

Short title and extent. 1. (1) This Act may be called the Rupee Note Act, 1920.

(2) It shall extend to force for one year:

Provided, that if the Governor-General in Council, by notification in the Gazette of India, so directs it shall continue in force for such further period not exceeding one year as may be specified in such notification.

2. In this Act, "rupee note" means any note being or purporting to be in the nature of a currency note issued by or on behalf of any form of government in the Dominion of British India, which, on the fourth day of August 1914, constituted the Russian Empire, or purporting to be so issued, and exposed to be payable in rupees.

Prohibition of possession and import of rupee notes. 3. No person shall—

(a) save as otherwise provided in this Act, have in his possession any rupee note, or

(b) bring into British India, whether by land, sea or air, any such note.

4. Where under the provisions of any law any person has deposited a rupee note in a Government treasury office or treasury under section 4, he shall not be entitled to withdraw the same without the sanction of the Government of India, or of the Government of the Province in which the treasury office of Government is situated by the Governor-General in Council in this behalf.

Penalty. 5. Any person who—

(a) contravenes any of the provisions of section 3 of this Act, or

(b) fails to comply with the conditions of a licence for the withdrawal of a rupee note from a Government treasury office or treasury issued under section 4, shall be punishable with imprisonment for a term, which may extend to three years or with fine, or with both; and any rupee note in respect of which an offence has been committed under this section shall be confiscated, and shall be disposed of in such manner as the Governor-General in Council may direct.

11 of 1920. Power of Government to make rules.

6. The Rupee Note Ordinance, 1919, is hereby repealed.

STATEMENT OF OBJECTS AND REASONS.

The import and export of rupee notes was prohibited nearly two and a half years ago in order to check the unhealthy speculation in them which was then prevailing. Information was received that such notes were being introduced in vast quantities without any currency backing, and that, in spite of the prohibition of import, they were being smuggled into India, and the Government of India had reason to believe that it was possible to use many of these rupee notes for the propagation of Bolshevik propaganda. The Rupee Note Ordinance, VII of 1918, and II of 1920, were accordingly promulgated with the object of making the possession of rupee notes illegal.

The considerations which necessitated the promulgation of these Ordinances have not lost any of their force, and as the last Ordinance will expire in December 1920, legislation is necessary to continue its provisions for a year, or for any further period not exceeding one year as may be considered expedient, from the date the Bill is passed.

Enacted:
24th July 1920.

W. H. VINCENT.

The following Bill was introduced in the Indian Legislative Council on the 23rd August 1929:—

No. 24 of 1929.

A Bill to amend the Post Office Cash Certificate Act, 1917.

XXIII of 1929.	Whereas it is expedient to amend the Post Office Cash Certificate Act, 1917; It is hereby enacted as follows:—	1. This Act may be called the Post Office Cash Certificate (Amendment) Act, 1929.
XXVII of 1917.	2. In sub-section (2) of section 2 of the Post Office Cash Certificate Act, 1917, for the words "the Postmaster General for the area in which the post office of issue is situated" the words "an officer of the Post Office authorized by general or special order of the Postmaster-General in Council in that behalf" shall be substituted.	3. In sub-section (2) of section 3 of the Post Office Cash Certificate Act, 1917, after the words "in such a form" the following words shall be inserted, namely:—
XXIII of 1929.	and as if for the words "these changed" in section 3 of the said Act the words "the changed" were substituted."	

STATEMENT OF OBJECTS AND REASONS.

Clause 1 of the present Bill is designed for the purpose of rephrasing Post Office Cash Certificates by permitting delegation from the Postmaster General (whose personal sanction is now required in all cases) to the officer in charge of a Post Office or sub-office, of the power of authorizing the transfer of a Cash Certificate from one person to another.

A Clause 2 will allow payment of Post Office Cash Certificates up to the value of Rs. 1,000, in the event of the death of the holder, to the person entitled to them without the intervention of a Court. The new law conforms to that found in similar circumstances in the Indian Revenue Act.

W. M. HAILL

Enacted
The 23rd August 1929.

The following Bill was introduced in the Indian Legislative Council on the 25th August 1902:—

No. 35 of 1902.

A Bill to facilitate the Indian Territorial Force, and to provide for the recruitment thereof of persons other than European British subjects.

WHEREAS it is expedient to provide for the facilitation of an Indian Territorial Force, and for the recruitment thereof of persons other than European British subjects who may offer themselves therefor; It is hereby enacted as follows:—

That this Act shall be called the Indian Territorial Force Act, 1902.

(2) It extends to the whole of British India, including British Baluchistan and the Scottish Parganas.

In this Act, unless there is anything repugnant in the subject or context,—

“enrolled” means enrolled in the Indian Territorial Force under this Act;

“European British subject” means any person who is a European British subject as defined in the Code of Criminal Procedure, 1894, or is a British subject of European descent in the male sex; and

“prescribed” means prescribed by rules made under this Act.

3. There shall be raised and maintained in the manner hereinafter provided a force to be designated the Indian Territorial Force.

4. Any person who is not a European British subject may offer himself for enrolment in the Indian Territorial Force, and any such person who satisfies the prescribed conditions may be enrolled in the prescribed manner for such period, not exceeding six years, as may be prescribed.

5. The Governor-General in Council may institute for any Province one or more corps or units of the Indian Territorial Force and may disband any corps or unit so constituted.

6. (1) Every person enrolled shall without unnecessary delay be appointed in the prescribed manner and subject to the prescribed conditions to a corps or unit so constituted under section 5.

(2) Any person appointed to a corps or unit under subsection (1) may be transferred, whether on disbandment of the corps or unit or otherwise, to another corps or unit of the Indian Territorial Force, in such manner and subject to such conditions as may be prescribed.

(3) Nothing contained in this section shall be deemed to authorize the appointment or transfer without his own consent of any person enrolled to a corps or unit constituted for a Province other than that in which he resides.

(4) Any person enrolled may be attached at his own request to any corps or unit of the Indian Territorial Force or to any regular force.

7. Every person enrolled shall be entitled to receive his discharge from the Indian Territorial Force on the expiration of the period for which he was enrolled and any such person may, prior to the expiration of that period, be discharged from the said force by such authority and subject to such conditions as may be prescribed.

Provided that no person enrolled who is for the time being engaged in military service under the provisions of this Act shall be entitled to receive his discharge before the termination of such service.

8. (1) Every person enrolled shall, subject to such conditions as may be prescribed, be bound to serve in any corps or unit of the Indian Territorial Force in which he has been appointed or transferred or in for the time being attached, and shall be subject to all rules and regulations that may be made under this Act relating to such corps or unit.

(2) Every person enrolled shall be liable to perform military service—

(a) when any portion of the Indian Territorial Force in which he belongs has been embodied to support or supplement His Majesty's regular forces in India in the event of an emergency by a notification denoting such embodiment issued by the Governor-General in Council and published in the Gazette of India; or

(b) when attached at his own request to any regular force.

9. No person attached under section 8 shall be required to perform military service beyond the limits of India save under a general or special order of the Governor-General in Council.

10. Every commissioned officer of the Indian Territorial Force when doing duty as a commissioned officer and every non-commissioned officer and man of the said Force—

(a) when embodied for military service under section 8, or for training in the prescribed manner; or

(b) when attached to, or otherwise acting as part of or with, any regular force, shall be subject to the Indian Army Act, 1901, and the rules made thereunder, whereas the said Act and rules shall apply to him as if he held the same rank in His Majesty's Indian Forces as he holds for the time being in the Indian Territorial Force.

- Power to make rules 11. (5) The Governor-General in Council may, after previous publication, make rules to carry out the purposes of this Act.
12. (1) In particular and without prejudice to the generality of the foregoing powers, such rules may—
- (a) prescribe the manner in which, the period for which and the conditions subject to which persons may be enrolled under section 4;
 - (b) prescribe the manner in which and the conditions subject to which persons enrolled may be appointed to corps or units and transferred under section 6;
 - (c) prescribe the conditions by which and the conditions subject to which persons enrolled may be discharged under section 7;
 - (d) prescribe the preliminary and postulated training to be undergone by any person or class of persons enrolled and provide for the subordination of any corps or unit for that purpose;
 - (e) prescribe the military or other obligations to which persons or any class of persons enrolled shall be liable when not subject to the Indian Army Act, 1911; constitute or specify courts for the trial and punishment of breaches of such obligations; prescribe the procedure to be followed by such courts; and provide for the enforcement and carrying out of the orders or sentences of such courts; and
 - (f) provide for the medical examination of persons enrolling themselves for enrolment under section 4.
- (2) Rules made under this section may provide that any contravention thereof or of any order or notice issued under the authority of any such rule shall be punishable with imprisonment which may extend to two months, or with fine which may extend to five hundred rupees, or with both.
- (3) All rules made under this Act shall be published in the Gazette of India, and on such publication shall have effect as if enacted in this Act.
13. (1) The Commander-in-Chief of His Majesty's forces in India may make regulations to carry out the purposes of this Act in relation to the Indian Territorial Force and for the enlistment and military training of persons enrolled.
- (2) In particular and without prejudice to the generality of the foregoing powers, such regulations may—
- (a) specify the manner of training or instruction to be followed by any person or class of person enrolled; and
 - (b) provide for and regulate the remuneration, allowances, gratiation or compensation (if any) to be paid to any person or class of persons enrolled or to their dependants.
14. (1) The Commander-in-Chief of His Majesty's forces in India may, subject to the control of the Governor-General in Council, specify the summary and minor punishments to be inflicted without the intervention of a court-martial or officers by whom and the extent to which such summary and minor punishments may be exercised.
- (2) No punishment involving any kind of imprisonment shall be imposed as a summary or minor punishment.
15. For the purposes of section 126, 127 and 131 of the Code of Criminal Procedure, 1898, all officers, non-commissioned officers and men of the Indian Territorial Force who have been appointed to a corps or unit shall be deemed to be officers non-commissioned officers and soldiers, respectively, of His Majesty's Army.
16. No person shall be liable to pay any monetary or other tax in respect of any house, bungalow, mess, hospital, motor car, or other means of transport which he is authorized by regulations made under section 12 to maintain in his capacity as a member of the Indian Territorial Force.

STATEMENT OF OBJECTS AND REASONS.

The Indian Branch of the Indian Defence Force formed in 1912 was an experimental measure and was ultimately an improvisation. Organized to afford men capable of doing the work of the Indian Army, it was not, like the European branch, organized by a process of evolution from an existing force. No experience was to be gained, owing to the heavy demands on the Regular Force, it was not at that time possible to provide trained officers and instructional staffs for separate units formed from the newly recruited material. Consequently, men enrolled under the system had to be attached to existing units, and when that training was completed, they returned, members of a Reserve Force, to the Indian Army.

This form, as the time available, accounted in a large measure for the want of success which attended the scheme. The University Corps, some companies of which remained in being, alone showed signs of vitality, and it has been proved that in any future scheme the corporate character of such units must be preserved.

The Bill constituting the Indian Territorial Force is fundamentally a measure of an experimental nature. It is intended to provide a framework on which a Territorial Force can be built up by gradual development in such a manner as to provide in future a second line in the Indian Army and thus, by expanding the fighting force of India, to provide more adequately for its protection against foreign aggression.

For this purpose it is essential that the Force be raised should be liable to control entirely within the limits of India. Should it be necessary to employ the Force beyond the frontiers, such employment will require the special sanction of the Government of India, and the employment of the Force outside is not contemplated.

The proposed organization and terms of service for the Territorial Force follow as closely as possible the well-tried model of the English Militia. Drafts will be embodied annually for a period of training not exceeding twenty-eight days, and recruits will be required to undergo preliminary training for a similar period. Each unit will be of a permanent character and training will be conducted entirely within the province. As recruitment will be for a period of six years and as the time available for annual training is necessarily limited, it is not possible to produce the desired result unless the training be continuous and intensive. While under training, the unit will be administered under far conditions obtaining for regular units of the Indian Army, this condition being necessary to induce on its value of the Territorial Force to take their place side by side with the first line in the shortest possible time.

Special provision will be made for the University Training Camps, in which the periodical training can without inconvenience be spread over the period of vacations.

Drafts have occasionally been sent to India and Singapore, as experience there can determine the provisions most suitable for a force of this nature. Subject to this sanction and to those dictated by the wider scope of the Territorial Force, the general principles correspond closely to those laid down for the Auxiliary Force.

Done:
The 12th August 1920.

D. C. MORSE, General,
Commander-in-Chief in India.

A. P. NUDHIMAN,
Depy. to the Govt. of India, Legislative Dept.

(Established by order of His Excellency the Governor in Council.)

F. J. RICHARDS,
Acting Depy. to Govt. & P.M. (Legislative) Dept.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 26.) MADRAS, TUESDAY EVENING, SEPTEMBER 21, 1920. (Price, 2 pice.)

Part III.—Proceedings of the Madras Legislature.

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Minutes of Decree to the Reports of the Select Committee to be presented to the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

THE MADRAS LOCAL BOARDS BILL.

The Bill has been greatly improved by the Select Committee. A few defects require to be remedied. I note a few of these in this note.

(1) Strength of taluk boards in clause 7 is too small. In any case the strength noted there ought to be exclusive of ex-officio members and all ex-officio presidents should be ex-officio on the taluk boards.

(2) Representation of depressed and backward classes and in any case of minorities referred to in clause 7 should be not by nomination but by election. Arrangements can be made for election among these communities or classes by fixing a lower qualification and constituting them into a separate electorate for some time.

(3) Presidency of all local boards should be ordinarily by election, and in cases of extraordinary difficulty in resorting to election, by nomination or appointment.

(4) Powers of control vested in the collector under clauses 57 to 59 are undesirable and in any case unnecessary.

(5) The franchise under clause 53 and Schedule I is unnecessarily high. Any one that pays any tax or cess should be admitted to the franchise for local boards. In order that labour—and the depressed classes will mostly be included under labour—may have its representation, all men and women earning Rs. 150 or at any rate Rs. 200 during the previous year should be given the franchise and a certain fraction, say one-fourth, of the total strength of the board should be filled up by election by the labour voters from among themselves. As in village panchayats, so in union boards all resident persons should be given the franchise.

(6) In clause 56, sub-clause (iii), the language of section 44 (iii) of the existing Act has been altered by omitting the words 'leased out by him'. The object is to secure fair treatment to tenants, so that they may pay out on their home farms lands only what the tenant would pay on it if it was not 'home farm'. It would be better to make the language clearer in order to make sure of such fair treatment.

(7) The imposition of additional land cess to the extent of a quarter acre in the ryotwari under clause 55 (3) (6) is an additional burden on land which is already overtaxed and is undesirable.

(8) The Government's powers of alteration of schedules is too large. In any case, Schedule X should be added to the exceptions.

(9) In the temporary provisions under Schedule X it is desirable that provisions similar to those under the District Municipalities Act should be enacted. The existing institutions based on a narrow franchise should go out at a very early date and the new bodies should be constituted soon and allowed to elect their office-bearers. Existing office-bearers should be allowed to continue only up to such date.

B. V. NARASIMHAN.

THE MADRAS VILLAGE PANCHAYATS BILL.

I am strongly of opinion that the union under the Local Boards Act should be abolished after the present Panchayat Bill comes into force. Even if the unions are to be retained for local fund purposes, there is no reason why a village panchayat under the present Bill should not also be organized in the same village for other purposes.

2. I propose to fix the minimum and maximum strength of members at 5 and 12 in conformity with the provisions of the Madras Village Councils Amendment Act.

3. In clause 11, I would substitute six months for one month, in accordance with the provisions of the District Municipalities Act and Local Boards Act.

4. I feel strongly that there should be only one panchayat in a village whether for judicial, or for police, or forest, or local or for general administration. I therefore propose that these panchayats should be utilized for civil and criminal purposes. I consider this as the most essential power to be vested in the panchayat proposed to be constituted. I would also add (1) the distribution of land remissions of revenue or loans to agriculturists, (2) the licensing of liquor shops, (3) the local administration of famine relief or measures to combat epidemic diseases, among the functions to be exercised by the village panchayat in the immediate future. I also feel the constitution and control of markets, slaughter-houses and cart-stands and the other matters mentioned in clauses 5 to 7 are essentially local matters to be entrusted to the administration of panchayats, apart from any authorization from the district or taluk board, which should hereafter have direct control over them.

5. It is highly desirable that the District or taluk board should hand over to the village panchayat about 50 per cent of their receipts under the heads of land-cess realized within the limits of the village. I am not in favour of levying the house-tax and the profession and other fees twice over: firstly for local purposes, secondly for the purposes of the panchayat. In my opinion the district or taluk board should be deprived of their rights of collecting such taxes or fees wherever the panchayat has decided to levy them for their own purposes.

6. I hold also that the Government should undertake to contribute a sum equal to the amount realized by way of taxes or fees, as provided under Madras Elementary Education Bill. This will certainly lead to stimulate local administration.

7. I am opposed to the 'Registrar' superintending the administration of village panchayats. The Government should not have the power to delegate any of their powers to the Registrar or to any of the officers or persons mentioned in clause 23. The district board should in my opinion be the supervising authority and any delegation may be made to that body by the Government.

8. I do not see any reason why the president should not be vested with the power of enforcing taxes and fees by distraint and sale. It is absolutely unnecessary to approach the village headman in such matters.

P. SIVA RAO.

F. J. RICHARDS,

Acting Secy. to Govt., S. & M. (Legislation) Dept.



ഫോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

IV-20 മധ്യഭാഗത്തുവരുന്ന സൂപ്പർഫോർ

SUPPLEMENT TO PART IV OF THE PORT ST. GEORGE GAZETTE,
SEPTEMBER 21, 1920.

താ. ൧൭. - മതിയായി പ്രസിദ്ധപ്പെടുത്തിയ, 1920 സെപ്റ്റംബർ 21നു. [പ്രിംഗ്, 1 അ. 5 അ. ൨]

മതിയാശി ഗവൺമെന്റ് ബിൽ

BILL OF THE GOVERNMENT OF MADRAS

നിമുക്കത്തു ചുരുക്കത്തോടുകൂടിയ മേയ്ക് സെൻറ് ജോർജ് ഗസറ്റിൽ പ്രസിദ്ധപ്പെടുത്തിയതും
അതേ സംബന്ധം സർവ്വ കമ്മിഷൻ അതോറിറ്റിയിൽ നിന്നു വന്നു വന്നു.

നിമുക്കത്തു ചുരുക്കത്തോടുകൂടിയ മേയ്ക് സെൻറ് ജോർജ് ഗസറ്റിൽ പ്രസിദ്ധപ്പെടുത്തിയതും
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(1920 ലെ ൧-ാം നമ്പർ) മതിയാശി ബിൽ പ്രസിദ്ധപ്പെടുത്തിയതിനു ശേഷം
മിസ്രൻ വെൽത്ത് കമ്മിഷൻ സർവ്വ കമ്മിഷൻ അതോറിറ്റിയിൽ നിന്നു വന്നു വന്നു.
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2. 1-ാം വകുപ്പ്.—അതേ ബിൽ പ്രസിദ്ധപ്പെടുത്തിയതിനു ശേഷം
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3. 2-ാം വകുപ്പ്.—അതേ ബിൽ പ്രസിദ്ധപ്പെടുത്തിയതിനു ശേഷം
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4. 3-ാം വകുപ്പ്.—അതേ ബിൽ പ്രസിദ്ധപ്പെടുത്തിയതിനു ശേഷം
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അതേ സംബന്ധം സർവ്വ കമ്മിഷൻ അതോറിറ്റിയിൽ നിന്നു വന്നു വന്നു.

[illegible][illegible]

8. 19-ம் ஆயுட்காலம் - கணினித் தகவல் தொழில்நுட்பத் துறையில் பயிற்சி பெற்றுக் கொண்டது குறித்து கவனம் செலுத்தி உதவியாக நடவடிக்கை எடுக்கப்படுமா என்பதை அறிய விரும்புகிறேன்.

[illegible][illegible]

No. 6 of 1920.

1920 ഓഗ 6 - 30 നമ്പർ.

THE MADRAS VILLAGES PANCHAYAT ACT, 1920.

(Enacted by the Madras Legislative Council)

1920 ഓഗ 6 അറിവാരി പ്രദേശ പഞ്ചായത്തു നിയമം.

(എൻക്ട്ഡ് കൗൺസിൽ ബാലാജിനിയമസഭാജനമുള്ളത്)

വിനിയോഗനുകൂലനിക.

പരിധി.

1 - 30 അക്ടോബർ.

പ്രദേശം.

വകുപ്പ്.

1. വേൾ.
2. അറ്റൻഡ് പ്രസിഡ്റ്റ്.
3. അക്സഡിവാൻസൺ.

2 - 30 അക്ടോബർ.

പഞ്ചായത്തുകൾക്കുള്ളതല്ല.

4. പഞ്ചായത്തുകൾക്കുള്ളതല്ല എംപ്രൈസൺമെന്റൽ കമ്മ്യൂണിറ്റി.
5. പഞ്ചായത്തുകൾക്കുള്ളതല്ല അതിന്റെയെല്ലാം ഏതെങ്കിലും അംഗങ്ങൾക്കുള്ളതല്ല.
6. മേയർമാർക്കുള്ളതല്ല.
7. ജില്ലാജഡ്ജിറ്റിന്റെ നിയമനിയമങ്ങൾക്കുള്ളതല്ല.
8. പഞ്ചായത്തുകൾക്കുള്ളതല്ല പ്രസിഡൻസിയിൽ അതിന്റെയെല്ലാം.
9. പ്രസിഡൻസിയിൽ അതിന്റെയെല്ലാം ഒരു പഞ്ചായത്തുകൾക്കുള്ളതല്ല അതിന്റെയെല്ലാം.
10. ഒരു പഞ്ചായത്തുകൾക്കുള്ളതല്ല പ്രസിഡൻസിയിൽ ഒരു പഞ്ചായത്തുകൾക്കുള്ളതല്ല.
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12. മേയർമാർക്കുള്ളതല്ല അതിന്റെയെല്ലാം.
13. അതിന്റെയെല്ലാം മേയർമാർക്കുള്ളതല്ല പഞ്ചായത്തുകൾക്കുള്ളതല്ല.
14. പഞ്ചായത്തുകൾക്കുള്ളതല്ല അതിന്റെയെല്ലാം.

3 - 30 അക്ടോബർ.

പ്രദേശം.

15. പഞ്ചായത്തുകൾക്കുള്ളതല്ല.
16. പഞ്ചായത്തുകൾക്കുള്ളതല്ല അതിന്റെയെല്ലാം ഒരു പഞ്ചായത്തുകൾക്കുള്ളതല്ല.
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வகை 200.

ഉദ. നന്ദ ചങ്ങനാശിന്റെ പ്രസ്താവിക്കെ നരേന്ദ്രനാഥിനെ അറിയാത്ത അധികാരം.

பெரும்பாலான கருத்துக்கள் பரிசீலிக்கப்படும்.

25. പട്ടികചെയ്ത അതിരുകൾ ഉപയോഗിച്ച് വിഭാഗങ്ങളായാണ് അതിരുകൾ തീർത്ത സ്ഥലങ്ങളിലെ പ്രവർത്തിക്കാനുള്ള അധിക നിർദ്ദേശിക്കേണ്ടതാണ്.

$$g = 2\pi \hbar^{-1} m_{\text{eff}}^{-1} \int_{\text{cell}} d\mathbf{r} \rho(\mathbf{r})$$

புதுச்சேரி

உத. அது உண்மையில் ஆரம்பமாகியிருக்கிற திட்டம்.

27. പഞ്ചായത്തംഗങ്ങൾ തിരഞ്ഞെടുക്കപ്പെടുന്ന പ്രദേശങ്ങളിൽ നിർദ്ദിഷ്ടതയോടെ പരിപാടികൾ സംഘടിപ്പിക്കുക.

35. മിഷനികളും ഹിന്ദുക്കളും പുണ്യസ്ഥലങ്ങളിലെത്തി അനുഷ്ഠിച്ച പ്രസിദ്ധരൂപതോഷം.

22. அதிகாரம் உடைய மனிதனுடைய சக்திகள்,

24. அதிகரிக்கப்படுகிற காலப்பகுதியில் கவனம் செலுத்த வேண்டியவை.

24. തിരുവിതാംകൂർ മുസ്ലീം സമൂഹത്തിന്റെ സാമൂഹിക സാമ്പത്തിക സ്ഥിതി

81. மிகக் குறைந்த விலைக்கு வாங்கி விற்கும் முறை

1. *Journal of the American Medical Association*, 1997; 277: 1033-1036.

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22. പഞ്ചായത്ത തലവികളെ തിരഞ്ഞെടുക്കുന്നത് പ്രത്യേക നിയമം പ്രകാരമാണ്.

34. புவியைச் சுற்றி வட்டவழியில் சுழலும் புவியின் மீது ஈர்ப்பு விசையின் திசையைக் காட்டுக.

[illegible]

23. கனம் அமைச்சர் கீழ்க்கண்ட கேள்விகளுக்கு பதிலளிப்பாரா:

39. ഏതൊരു നിയമനിയമം അനുസരിച്ചാണ് പ്രസ്താവിക്കപ്പെട്ടത്? ഏതൊരു നിയമനിയമം അനുസരിച്ചാണ് പ്രസ്താവിക്കപ്പെട്ടത്?

അപ്രകാരം തീരുമാനിക്കപ്പെട്ടു.

29. முன்புள்ளிருந்து அய்யக்காரனாக இருந்தவர்களை -செட்டிப்பிள்ளைகள்,

24. നവീനതയെ പ്രതിനിധീകരിക്കുന്ന അക്ഷരമാലകൾ ഉൾക്കൊള്ളുന്ന പദപുസ്തകം പ്രസിദ്ധീകരിക്കുന്നതിനുള്ള പദ്ധതി പരിശോധന

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[illegible][illegible]

49. ചന്ദ്രഗിരിയിലെ അഗ്നിപർവ്വതം കയറുന്നവർക്ക് ആവശ്യമായ സൗകര്യം ഒരുക്കുന്നതിനായി

43. അന്യർക്കു നഷ്ടം വരുത്താതിരിക്കാനുള്ള ഉദ്യമങ്ങൾക്കു തക്കവിധത്തിൽ

இது 2019-ம் ஆண்டு அக்டோபர் 15-ம் தேதி நடைபெற்றது.

44. கருத்து: இலங்கையிலிருந்து அடிப்படை மனிதநேயங்களைக் காப்பாற்ற

43. അറിയപ്പെടുകയും അതിനി,

[illegible]

47. *See also* 46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-

പ്രകൃതി

4. 4. 4. 4. 4.

சமீப காலங்களில், வணிகியும்தான் திருமுனிகழை

$\mathbb{Q} = \text{the } \mathbb{Q}\text{-submodule}$

உணவாளத்திலுள்ள பிச்சு முகை.

[4] பரமசிவனுக்கான அர்ப்பணம்
ம. ரமணிபதிசுவாமி.

4. (1) 00226 4016-4017 --

[illegible]

(2) (1) എന്ന ചേരുവകൾക്കുശേഷം 'സംസ്ഥാനത്തിന്റെ പരിസ്ഥിതി, പരമാവധി നിയമനില അல்லது സംസ്ഥാനപാലതാ മണ്ണിലാണെന്നും അതിന്റെ വസ്തു കൾക്കും ഈ തദ്ദേശ സ്വയംഭരണ സ്ഥാപനം ഉടമസ്ഥതയുള്ളതാണെന്നും അല്ലാത്തതായാ അത് അതിന്റെ സ്വയം ഭരണസ്ഥാപനം ഉടമസ്ഥതയുള്ളതാണെന്നും' എന്നു ചേർക്കുക.

m

புனைபெயரில்லாத கவிதை
எழுதின அழகுநாள் கவிதை
விவரிக்கிறது.

[illegible]

(3) காரியபிவிக்குரிய ஐக்கிய அமைதிப் படைகளின் அங்கீகாரம், சமீபத்தில் கடந்த மூன்று ஐக்கிய நாடுகளின் சீனியரிசென்கள் கையாண்ட மூன்று மீதமுள்ள மருந்து நிதியங்களை:

(3) സംസ്ഥാനിലെ പൊതു വിദ്യാഭ്യാസ സംവിധാനങ്ങളിലെ അധ്യാപകരെ സംബന്ധിച്ചുള്ള വിവരങ്ങൾ:

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சுற்றுச்சூழல் அமைச்சு

6. [പ്രാണിവാസി] ഇരിപ്പാളത്ത് വെസ്റ്റ്നിംഗ്
ഓൺ ഏകദേശ പന്ത്രണ്ട് പന്ത്രണ്ടു മണിയോളം
വരെ ഉണ്ട്. ദൈവകാലപ്പാൽ അധികമുണ്ട്.

[illegible]

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வினாக்கள்

வினாக்கள் எண் - 6 க்கான பதிலளித்த தேவையற்றது. தயவுசெய்து
குடிநீர் அமைச்சரவைக்கு எழுப்பப்பட்டிருக்கும் வினாக்களுக்கு
பதிலளிக்க அரசாங்கம் முன்வருமா?

(3) பனிமலர் பூக்களால்
சூழப்பட்டு, இது ஒரு சிவனாகத்தான் இருக்கிறது.

$\frac{d}{dt} \mathbf{u} = \mathbf{f}(\mathbf{u})$

(3)
1999-ம் ஆண்டு ஆயிரக்கணக்கான ரூபாய்
மதி. 9000 ரூபாய் வரை வரி வசூலாகியிருக்கிறது
1999-ம் ஆண்டு வரி வசூலாகியிருக்கிறது
2000-ம் ஆண்டு வரி வசூலாகியிருக்கிறது

[illegible]

9. இது குறிப்பிடப்பட்டுள்ள அங்கியிலிருந்து எடுத்துக்கொள்ளப்பட்ட பகுதியைப் பற்றி கீழ்க்கண்ட விவரம் உள்ளது:

എന്നതും എല്ലാവർക്കുമുള്ള കൃഷിയാണ്. നൂറുകണക്കിന് പത്തുവർഷത്തെ വിവിധ തരത്തിലുള്ള പട്ടണങ്ങൾക്കും പ്രസ്തുതിക്കുള്ള അടവുകൾ എല്ലാവർക്കുമുള്ളതാണ്.

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കുറേ പേർക്കുവേണ്ടിയാണ്
- എം. പ്രമോദ്-നാണിപ്പാർപ്പിപ്പാട്ട്
എം. പ്രമോദ്-നാണിപ്പാട്ട്

10. (1) ഒരു പദ്ധതിയനുസരിച്ച് 2010-11-ൽ പദ്ധതിയിൽ ഉൾപ്പെടുത്തിയ പദ്ധതികൾക്ക് അനുബന്ധമായി (2) ന്റെ കണക്കുകൾ

(3) നഗര പ്രസിഡൻ്റ് പരാമർശിച്ച അനാഥശിശുക്കൾക്കു് കരാറടിയിലുപയോഗം നൽകുവാൻ പറ്റാത്തതുമാവാൻ തീർന്നതായാ വിവരങ്ങൾ നഗര പ്രസിഡൻ്റ് ഉപയോഗത്തിൽ ഉൾപ്പെടുത്താൻ ഉദ്ദേശം ഉണ്ടാകുമെന്നായി വിവരങ്ങൾ ഉണ്ടാകുന്നു.

(၁) မကေး ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၂) ဝန်ထုပ်ဝန်ပိုး ကုန်သွယ်ရေး ဝန်ထုပ်ဝန်ပိုး စီစဉ်ရန်၊

(၃) ပြည်သူ့စီးပွားရေး ဝန်ထုပ်ဝန်ပိုး စီစဉ်ရန်၊

(၄) ပြည်သူ့စီးပွားရေး ဝန်ထုပ်ဝန်ပိုး စီစဉ်ရန်၊

(၅) စစ်ပစ္စည်း ကုန်သွယ်ရေး ဝန်ထုပ်ဝန်ပိုး စီစဉ်ရန်၊

17. ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၁)

18. ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၁)

19. ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၁)

20. ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၁)

21. (၁) ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

ကံက ၁၀၀၀ ပေးပို့ပေးရန် စီစဉ်ရန်၊

(၁)

[200]

[illegible]

[49]

[illegible]

[[48 [13]]
 48 [13] 48 [13]
 48 [13] 48 [13]

[illegible]

[see (*)]
 0000000000000000
 00-14 00-14

[illegible][49] \mathbb{R}^n and \mathbb{R}^m .

(13) 55 ஆம் நகராட்சி (1) -ஆம் பகுதியில் (அ), (ஆ) மற்றும் (இ) பகுதிகளில் உபநகரத்தின் வட்டாரப் பகுதிகளாக அமைந்தவற்றை அங்கீகரிக்க உத்தேசமாக உத்தரவிட்டிருக்கிறது. மேலும், இவ்வூர் நகராட்சித் தலைமையகமாக அமைந்திருக்கிறது. எனவே, நகராட்சித் தலைமையகமாக அமைந்திருக்கிறது என்பதை உறுதிப்படுத்தவேண்டும்.

set

82 (1) 31 ஆம்
பக்கம் 25-ம் பக்கம்
31-ம் பக்கம்

[illegible][illegible]

5. 94 年 12 月 2 日

Figure 1. A diagram illustrating the relationship between the variables in the model.

[40]
 1. (4) 1. 1. 1.
 2. (4) 1. 1. 1.
 3. (4) 1. 1. 1.
 4. (4) 1. 1. 1.

33. கருத்து: உயர்நீதிமன்றம் அமைப்பைப்பற்றித் தனியாகப் பரிசீலனைக்குரியதாக இருக்கிறது. உயர்நீதிமன்றம் அமைப்பைப்பற்றித் தனியாகப் பரிசீலனைக்குரியதாக இருக்கிறது. உயர்நீதிமன்றம் அமைப்பைப்பற்றித் தனியாகப் பரிசீலனைக்குரியதாக இருக்கிறது.

[illegible]

[en]

1991-92	1992-93	1993-94	1994-95	1995-96	1996-97	1997-98	1998-99	1999-00	2000-01	2001-02	2002-03	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18	2018-19	2019-20	2020-21	2021-22	2022-23	2023-24	2024-25	2025-26	2026-27	2027-28	2028-29	2029-30	2030-31	2031-32	2032-33	2033-34	2034-35	2035-36	2036-37	2037-38	2038-39	2039-40	2040-41	2041-42	2042-43	2043-44	2044-45	2045-46	2046-47	2047-48	2048-49	2049-50	2050-51	2051-52	2052-53	2053-54	2054-55	2055-56	2056-57	2057-58	2058-59	2059-60	2060-61	2061-62	2062-63	2063-64	2064-65	2065-66	2066-67	2067-68	2068-69	2069-70	2070-71	2071-72	2072-73	2073-74	2074-75	2075-76	2076-77	2077-78	2078-79	2079-80	2080-81	2081-82	2082-83	2083-84	2084-85	2085-86	2086-87	2087-88	2088-89	2089-90	2090-91	2091-92	2092-93	2093-94	2094-95	2095-96	2096-97	2097-98	2098-99	2099-00	2100-01	2101-02	2102-03	2103-04	2104-05	2105-06	2106-07	2107-08	2108-09	2109-10	2110-11	2111-12	2112-13	2113-14	2114-15	2115-16	2116-17	2117-18	2118-19	2119-20	2120-21	2121-22	2122-23	2123-24	2124-25	2125-26	2126-27	2127-28	2128-29	2129-30	2130-31	2131-32	2132-33	2133-34	2134-35	2135-36	2136-37	2137-38	2138-39	2139-40	2140-41	2141-42	2142-43	2143-44	2144-45	2145-46	2146-47	2147-48	2148-49	2149-50	2150-51	2151-52	2152-53	2153-54	2154-55	2155-56	2156-57	2157-58	2158-59	2159-60	2160-61	2161-62	2162-63	2163-64	2164-65	2165-66	2166-67	2167-68	2168-69	2169-70	2170-71	2171-72	2172-73	2173-74	2174-75	2175-76	2176-77	2177-78	2178-79	2179-80	2180-81	2181-82	2182-83	2183-84	2184-85	2185-86	2186-87	2187-88	2188-89	2189-90	2190-91	2191-92	2192-93	2193-94	2194-95	2195-96	2196-97	2197-98	2198-99	2199-00	2200-01	2201-02	2202-03	2203-04	2204-05	2205-06	2206-07	2207-08	2208-09	2209-10	2210-11	2211-12	2212-13	2213-14	2214-15	2215-16	2216-17	2217-18	2218-19	2219-20	2220-21	2221-22	2222-23	2223-24	2224-25	2225-26	2226-27	2227-28	2228-29	2229-30	2230-31	2231-32	2232-33	2233-34	2234-35	2235-36	2236-37	2237-38	2238-39	2239-40	2240-41	2241-42	2242-43	2243-44	2244-45	2245-46	2246-47	2247-48	2248-49	2249-50	2250-51	2251-52	2252-53	2253-54	2254-55	2255-56	2256-57	2257-58	2258-59	2259-60	2260-61	2261-62	2262-63	2263-64	2264-65	2265-66	2266-67	2267-68	2268-69	2269-70	2270-71	2271-72	2272-73	2273-74	2274-75	2275-76	2276-77	2277-78	2278-79	2279-80	2280-81	2281-82	2282-83	2283-84	2284-85	2285-86	2286-87	2287-88	2288-89	2289-90	2290-91	2291-92	2292-93	2293-94	2294-95	2295-96	2296-97	2297-98	2298-99	2299-00	2300-01	2301-02	2302-03	2303-04	2304-05	230
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44. (1) (a) ആകൃതിയെ ആവശ്യത്തിന് പരിഷ്കരിക്കാൻ അതിൽ
ഒരു വ്യത്യസ്തതയെ അതിർപ്പെടുത്തിയതായി അറിയാം. മറ്റൊരു വിഭി
ന്നമായ ഒരു തരത്തിൽ ഗോളാകൃതിയെ പരിഷ്കരിക്കും. ഉദാഹരണത്തിനാൽ
കുരു.

(2) പ്രമുഖ കലാകാരന്മാരുടെയും സംവിധാനകലാകാരന്മാരുടെയും സാന്നിധ്യം ഉറപ്പാക്കുന്നതിനും

[illegible]

(3) ஆகியவற்றைப்பற்றி அமைச்சரவை உத்தரவுகள் பிறப்பித்திருப்பதில் உத்தரவுகள் கட்டுப்பாட்டுத்துறையினால் தயார் செய்யப்பட்டுள்ளன. இவற்றைப் பற்றி அமைச்சரவை உத்தரவுகள் பிறப்பித்திருப்பதில் உத்தரவுகள் கட்டுப்பாட்டுத்துறையினால் தயார் செய்யப்பட்டுள்ளன. இவற்றைப் பற்றி அமைச்சரவை உத்தரவுகள் பிறப்பித்திருப்பதில் உத்தரவுகள் கட்டுப்பாட்டுத்துறையினால் தயார் செய்யப்பட்டுள்ளன.

(b) நான் அடிமையாக இருக்கிறேன். என்னை? என்னால்
நான் உலகத்தை வெல்லவில்லை. என்னை? என்னால் நான் உலகத்தை வெல்லவில்லை.

(4) നമ്മെ പറ്റിയ അറിവിന്റെ പ്രചാരണം കർത്താവിന്റെ അറിവിന്റെ പ്രചാരണത്തോടു തുല്യമായിരിക്കട്ടെ.

(b) பராமுகத்து சாஸனத்தினால் - மதுரைநகரம், கோலத்தெரு
(காது)புறத்தினால் பராமுகத்து சாஸனத்தினால் சாஸனத்தினால் பராமுகத்து

[illegible]

(3) உறுப்பினர் கையொப்பமிடுவதற்கான கருவிகளையும், அவையும் கையொப்பமிடுவதற்கான அலுவலகம் கையாளுகின்றதா, பூர்த்திசெய்திருக்கின்றதா, அல்லது இன்னுமொரு முறையில் கையாளுகின்றதா என்பதற்கான அபிப்பிராயத்தையும் கூறவேண்டும்.

(A) பனாங்காய் துவட்டிக்கொடுக்காத காரணத்தினால், மெல்லியவாழ்க்கை
 இவ்விதமாகவும் உண்டாகும்.

(9) പഞ്ചായത്തുകളുടെ യന്ത്രവൽക്കരണം ഉൾപ്പെടെയുള്ള അ.പ്ര. കണക്കുകൾ തയ്യാറാക്കുന്നതിനുള്ള അഡ്വ. അറ്റൻഡിംഗിംഗിന്റെയും പറ്റാൻ.

ഗുണമേന്മയുള്ളതും പ്രതിഫലിപ്പിക്കുന്നതുമായ സാമ്പത്തിക മാനദണ്ഡങ്ങൾ നടപ്പിലാക്കുന്നതിനായി,

(3) 1981 ஆகஸ்டில் 37 - 38, 38 - 39 வகுப்புகளில் பயிற்சியளித்ததை ஏதாவது உயர்நிலைப்பரீட்சைக்கு அளிக்கவேண்டுமென்று கேள்விப்பட்டிருக்கிறார்களா?

[illegible][illegible]

